

Washington, Wednesday, November 7, 1915

Regulations

TITLE 6-AGRICULTURAL CREDIT

Chapter II—Production and Marketing Administration

[1945 C. C. C. Grain Sorghums Bulletin 1, Amdt. 1]

PART 263—1945 GRAIN SORGHUMS LOANS DATING OF ALL NOTES AND LOAN AGREEMENT FORMS PRIOR TO FEB. 28, 1946

Pursuant to the provisions of section 302 of the Agricultural Adjustment Act of 1938, as amended (52 Stat. 43; 7 U.S. C. 1302), Commodity Credit Corporation has authorized the making of loans on grain sorghums stored on farms or in approved public grain warehouses, in accordance with the regulations in this part (1945 C. C. C. Grain Sorghums Bulletin 1; 10 F. R. 7604). Such regulations are hereby amended as follows:

Section 263.16, Eligible paper, is amended by adding, at the end thereof, the following sentence: "All notes and loan agreement forms must be dated prior to February 28, 1946."

Dated: October 9, 1945.

C. C. FARRINGTON, Vice President, Commodity Credit Corporation.

[F. R. Doc. 45-20329; Filed, Nov. 5, 1945; 3:15 p.m.]

TITLE 10—ARMY: WAR DEPARTMENT Chapter V—Military Reservations and

National Cemeteries

PART 504-ARMY EXCHANGES

GUEST HOUSES AT POSTS, CAMPS AND STATIONS

Section 504.5 (a) (20) is amended as follows:

§ 504.5 Activities—(a) Authorized ac≺ tivities. * * *

(20) Guest houses at posts, camps, stations, and installations, including gen-

eral hospitals, subject to the following provisions:

(i) The guest house at a post other than a general hospital is designed to furnish overnight translent accommodations for immediate families, relatives, and friends of enlisted personnel. First priority to such accommodations will be allowed to the families, relatives, and friends visiting military personnel sick in the hospital.

(ii) The guest house at a general hospital is designed to furnish overnight transient accommodations to—

(a) The immediate families, relatives, and friends of military personnel sick in the hospital. Families, relatives, and friends of officers may stay at the guest house. Where demand for accommodations exceeds available rooms, preference will be given to the families, relatives, and friends of enlisted personnel.

(b) Military personnel or other dependents awaiting admission to the hospital or during periods of outpatient treatment.

(iii) No guest may remain at a guest house for more than 3 consecutive nights, except that guest visiting military personnel sick in a hospital and guests covered by (b) above may remain for a longer period with the approval of the post commander.

(iv) The guest house will initially be equipped with such equipment and supplies as are provided by T/A 20 (Equipment for Posts, Camps, and Stations).

(v) Maximum and minimum charges for the use of beds in guest houses will be determined by the Chief, Army Exchange Service.

(vi) An identification register will be maintained in the guest house.

(R.S. 161; 5 U.S.C. 22) [AR 210-65, 12 June 1945, as amended by C1, 16 October 1945]

[SEAL] EDWARD F. WITSELL,

Major General,

Acting The Adjutant General.

[F. R. Doc. 45-20354; Filed, Nov. 5, 1945; 4:40 p. m.]

CONTENTS

REGULATIONS AND NOTICES

AGRICULTURE DEPARTMENT:	Page
Grain sorghums loans, 1945;	
notes and loan agreement	
formsCIVILIAN PRODUCTION ADMINISTRA-	13711
CHALLAN BRODUCTON ADMITTEREDA-	
TION:	
Coal, conservation by manufac-	
tured gas utilities (U-10)	13715
Delegation of powers and ratifi-	
cations of previous actions	
(CPA Reg. 1)	13714
(CPA Reg. 1) Priorities system operation;	
colle, twenty-day inventory	
cone, eventy-day inventory	40744
(PR 32, Dir. 4) Suspension order; Royal Foot-	12117
Suspension order; Royal Foot-	
Wear CoFederal Power Commission:	13714
Federal Power Commission:	
Hope Natural Gas Co. and New	
Voris State Natural Gas	
York State Natural Gas Corp., hearing	12790
Corp., nearment	13120
FEBERAL TRADE COLUMNSTON:	
Cease and desist order; Inter-	
state Hatcheries et al	13713
Fish and Wildlife Service:	
Summer Lake Migratory Water-	
fowl and Game Manage-	
ment Area, Oregon; cross	
reference	12700
	13129
General Land Office:	
Oregon, reservation of public	
lands in connection with Summer Lake Migratory	
Summer Lake Migratory	
Waterfowl and Game Man-	
agement Area	13720
NATIONAL WAR LACOR BOARD:	10111
Chal industry basis adjust	
Steel industry, basic; adjust-	
ment of intraplant wage	
rate inequities by employ-	
ers	13713
Office of Price Administration:	
Adjustments and pricing orders:	
Abbott Lamp Shades	
Abco Refrigeration Manufac-	10100
Auto Reingerauon manuiae-	40000
turers	13735
Arrow Builders, Inc., et al	13727
Bowen Coal Co. et al	13728
Brunsell Bros	13734
Cooley-Wilder Coal Co. et al	13726
Crager Refrigerator Co	13734
De Meza Cigar Factory	12795
	10120
(Continued on next page)	



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NOTICE

1944 Supplement

Book 1 of the 1944 Supplement to the Code of Federal Regulations, containing Titles 1-10, including Presidential documents in full text, is now available from the Superintendent of Documents, Government Printing Office, at \$3.00 per copy.

A limited sales stock of the Cumulative Supplement and the 1943 Supplement is still available as previously announced.

CONTENTS—Continued

Office of Price Administration—Continued.	Page
Adjustments and pricing orders—Continued.	
Diamond T Motor Car Co	13721
Domena, Pedro	13733
Electrical Industries, Inc	
Freezit, Inc	
General Motors Corp	
Goodyear Tire & Rubber Co.,	
Inc	13725
Gussack Machined Products	20120
Co	13724
Hofferman & Son	
Industrial Studio, Inc.	
Jamar Products Co	
Kay Refrigeration	13733
Kobert Lamp Co	
Leyton Co	
Magnesium Industries	13729
Monarch Lighting Fixture Co_	13731
Morton, Henry J., Associates_	13731
National Acoustic Products	13723

CONTENTS—Continued

CONTENTS—Continued	CONTENTS—Continued
Office of Price Administration- Page	Surplus Property Administration: Page
Continued.	Machinery, standard general
Adjustments and pricing or-	purpose, pricing policy 13719
ders—Continued.	WAR DEPARTMENT:
Nellie Cigar Factory 13732 Northern Electric Co 13730	Army exchanges; guest houses at posts, camps and sta-
Novelty Mfg. Co 13725	tions 13711
Pacific Moulded Products Co. 13724	WAR PRODUCTION BOARD. See also
Rival Mfg. Co 13729	Civilian Production Adminis-
Southern Aircraft Corp. et al. 13736	tration.
Star Marine Engine Works 13736	Automotive Steel Tank and
Sutton, A. O., Corp 13722 Valdez Cigar Co 13733	Metal Fabricating Assn. et al.: withdrawal of certifi-
Apparel and house furnishings	cates and findings (Cert. 89,
(MPR 580, Am. 7) 13715	90, 105, 110, 152, 192, 198,
Bags, new (MPR 151, Am. 6) 13715	199, 213, and 215; revoca-
Cement (MPR 224, Am. 12) 13717	tion) 13748 Aviation gasoline, proposed co-
Fabrics, coated and combined	
(MPR 478, Am. 10) 13716	operative venture for pro- duction (Cert. 12, revoca-
Furs and peltries in U. S. terri- tories and possessions (SO	tion) 13747
127, Am. 1) 13716	Electrical equipment manufac-
Pepper (RPS 52, Am. 3) 13717	ture (Cert. 37, revocation) 13747
Phosphate rock (RMPR 240,	Food stores, distribution to al-
Am, 5) 13717	lied ocean vessels; form of
Pickup and delivery and local	contract (Cert. 207, reyoca-
transfer services (SR 14H, Am. 5) 13718	tion) 13748 Interstate Commerce Commis-
Regional and district office or-	sion rate conference regula-
ders. See also Adjustments.	tions (Cert. 44, revocation) _ 13747
Beans, snap; Spokane, Wash_ 13745	Northwest Log Checking Bu-
Bowling, Dayton, Ohio, area 13740	reau, Inc.; joint action pro-
Container, overseas shipping; San Francisco region 13739	gram (Cert. 197, revoca-
Firewood, Yakima County,	tion)13748 Penicillin or therapeutic equiva-
Wash 13745	lent; proposal for collabora-
Flag cases, canvas; New York	tion between companies and
region 13739	Government (Cert. 189.
Fluid milk:	revocation)13748
San Francisco region 13738	Petroleum products, principal,
Utah (2 documents) _ 13743, 13744 Fruits and vegetables, fresh;	in District 1; PAW direc-
Camden, N. J., district 13740	tive (Cert. 158, revocation) _ 13748
Lemons:	CODIFICATION GUIDE
Kennewick, Wash 13747	
Lewiston, Idaho 13746	A numerical list of the parts of the Code of Federal Regulations amended or added by
Pullman, Wash 13746 Spokane, Wash 13745	documents published in this issue, Docu-
Walla Walla, Wash 13747	ments carried in the Cumulative Supplement
Wallace, Idaho 13746	by uncodified tabulation only are not included within the purview of this list.
Lumber, Port Orford cedar;	ciadea within the parview of this list.
. San Francisco region 13739	TITLE 6—AGRICULTURAL CREDIT: Pago
Malt and cereal beverages:	Chapter II—Production and
Alabama 13742	Marketing Administration:
South Dakota 13742 Peas, green; Spokane, Wash 13745	Part 263—1945 grain sor-
Poultry, San Francisco region 13736	ghums loans 13711 Title 10—Army: War Department:
Shoe repair services, Toledo,	Chapter V—Military reserva-
Ohio, area 13742	tions and national cemeter-
Solid fuels:	ies:
Essex, Hudson, and Union	Part 504—Army exchanges 13711
Counties, N. J 13739	TITLE 16—COMMERCIAL PRACTICES:
New York region 13736	Chapter I—Federal Trade Com-
Philadelphia, Delaware,	mission:
Bucks, and Montgom-	Part 3-Digest of cease and
ery Counties, Pa 13739	desist orders 13713
Rochester, and Monroe	TITLE 29—LABOR:
County, N. Y 13735	Title 29—Laeor: Chapter VI—National War
County, N. Y 13735 Solvents (MPR 170, Am. 10) 13717	TITLE 29—LABOR: Chapter VI—National War Labor Board:
County, N. Y 13735 Solvents (MPR 170, Am. 10) 13717 Spirits, distilled, and wines	TITLE 29—LABOR: Chapter VI—National War Labor Board: Part 803—General orders 13713
County, N. Y 13735 Solvents (MPR 170, Am. 10) 13717 Spirits, distilled, and wines (MPR 445, Am. 34) 13717	TITLE 29—LABOR: Chapter VI—National War Labor Board: Part 803—General orders 13713 TITLE 32—NATIONAL DEFENSE:
County, N. Y 13735 Solvents (MPR 170, Am. 10) 13717 Spirits, distilled, and wines (MPR 445, Am. 34) 13717 STABILIZATION ADMINISTRATOR, OF-	TITLE 29—LABOR: Chapter VI—National War Labor Board: Part 803—General orders 13713 TITLE 32—NATIONAL DEFENSE: Chapter IX—Civilian Produc-
County, N. Y 13735 Solvents (MPR 170, Am. 10) 13717 Spirits, distilled, and wines (MPR 445, Am. 34) 13717 STABILIZATION ADMINISTRATOR, OF- FICE OF:	TITLE 29—LABOR: Chapter VI—National War Labor Board: Part 803—General orders 13713 TITLE 32—NATIONAL DEFENSE: Chapter IX—Civilian Production Administration:
County, N. Y 13735 Solvents (MPR 170, Am. 10) 13717 Spirits, distilled, and wines (MPR 445, Am. 34) 13717 STABILIZATION ADMINISTRATOR, OF-	TITLE 29—LABOR: Chapter VI—National War Labor Board: Part 803—General orders 13713 TITLE 32—NATIONAL DEFENSE: Chapter IX—Civilian Produc-

CONTENTS-Continued

CODIFICATION GUIDE

TITLE 32—National Defense—Con. Chapter IX—Civilian Produc-	Page
tion Administration—Con.	
Part 944—Regulations appli-	
cable to operation of pri-	
orities system	13714
Chapter XVIII-Office of Sta-	
 bilization Administrator: 	
Part 4003-Support prices;	
subsidies	13719
Chapter XXIII—Surplus Prop-	10.10
erty Administration:	
Part 8313—Pricing policy for	
standard general purpose	
machinery	13719
TITLE 43—PUBLIC LANDS: INTERIOR:	
Chapter I—General Land Office:	
Appendix—Public land or-	
ders	13720
Title 50—Wildlife:	20120
Chapter I—Fish and Wildlife	
Service, Department of the	
Interior:	
Part 11—Establishment, etc.,	
of national wildlife ref-	
uges	13720
-5	

TITLE 16-COMMERCIAL PRACTICES

Chapter I-Federal Trade Commission

[Docket No. 5204]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

INTERSTATE HATCHERIES ET AL.

§ 3.6 (a) Advertising falsely or misleadingly-Business status, advantages or connections of advertiser-Government connection: § 3.6 (a) Advertising falsely or misleadingly—Business status, advantages or connections of advertiser-Organization and operation: § 3.6 (a) Advertising falsely or misleadingly-Business status, advantages or connections of advertiser-Stock: § 3.6 (j) Advertising falsely or misleadingly-Government approval, connection or standards—Government indorsement: § 3.6 (j10) Advertising falsely or misleadingly—History of product or offering: § 3.6 (1) Advertising falsely or misleadingly-Indorsements, approval and testimonials: § 3.6 (t) Advertising falsely or misleadingly-Qualities or properties of product or service: § 3.6 (dd 10) Advertising falsely or misleadingly-Success, use or standing: § 3.18 Claiming indorsements or testimonials falsely or misleadingly. In connection with the offering for sale, sale and distribution of baby chicks or other poultry in commerce, (1) representing, directly or by implication, that respondents are R. O. P. poultry breeders or that they operate a poultry plant under the supervision of an official from the agency supervising United States Record of Performance work; (2) representing directly or by implication, that respondents' baby chicks are produced from, or sired by, United States Record of Performance males unless the chicks so offered for sale have been actually sired by males which have been officially banded with U. S. R. O. P. sealed and numbered official leg bands and duly registered as such; (3) using the term "R. O. P. Sired" or any other term of similar import or meaning to designate or describe respondents' chicks in such a manner as to represent directly or by implication that the chicks so designated are U.S.R.O.P. chicks or that respondents are participants in the National Poultry Improvement Plan; or (4) misrepresenting the egg production records of the dams of the baby chicks offered for sale or sold by the respondents, or the egg production records of the dams of the sires of such baby chicks, or in any other manner misrepresenting the egg production record or the strain from which respondents' baby chicks are hatched; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U. S. C., sec. 45b) [Cease and desist order, Interstate Hatcheries, et al., Docket 5204, October 3, 1945]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 3d day of October, A. D. 1945.

In the Matter of Mort Duff, Bert L. France and Mrs. Pearle France, Individuals Trading as Interstate Hatcheries and Cornhusker State Hatchery

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, answer of the respondents, testimony and other evidence taken before a trial examiner of the Commission theretofore duly designated by it in support of the allegations of said complaint and in opposition thereto, report of the trial examiner upon the evidence, and brief filed in support of the complaint (respondents not having filed brief or requested oral argument); and the Commission having made its findings as to the facts and its conclusion that the respondents have violated the provisions of the Federal Trado Commission Act:

It is ordered, That the respondents, Mort Duff, Bert L. France, and Mrs. Pearle France, individually and trading as Interstate Hatcherles or trading under any other trade name, and their respective representatives, agents, and employees, directly or through any corporate or other device in connection with the offering for sale, sale, and distribution of baby chicks or other poultry in commerce as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

1. Representing, directly or by implication, that respondents are R. O. P. poultry breeders or that they operate a poultry plant under the supervision of an official from the agency supervising United States Record of Performance work.

2. Representing, directly or by implication, that respondents' baby chicks are produced from, or sired by, United States Record of Performance males unless the chicks so offered for sale have been actually sired by males which have been officially banded with U.S.R.O.P. sealed and numbered official leg bands and duly registered as such. 3. Using the term "R. O. P. Sired" or any other term of similar import or meaning to designate or describe respondents' chiefs in such a manner as to represent directly or by implication that the chiefs so designated are U. S. R. O. P. chiefs or that respondents are participants in the National Poultry Improvement Plan.

4. Misrepresenting the egg production records of the dams of the baby chicks offered for sale or sold by the respondents, or the egg production records of the dams of the sires of such baby chicks, or in any other manner misrepresenting the egg production record or the strain from which respondents' baby chicks are hatched.

It is further ordered, That the respondents shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing setting forth in detail the manner and form in which they have complied with this order.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 45-20333; Filed, Nov. 6, 1945; 11.16 a. m.]

TITLE 29-LABOR

Chapter VI-National War Labor Board

PART 203-GENERAL ORDERS

ADJUSTMENT OF INTRA-PLANT WAGE RATE INEQUITIES BY EMPLOYEES IN BASIC STEEL INDUSTRY

The National War Labor Board has adopted the following general order:

§ 803.42 Adjustment of intra-plant wage rate inequities by employers in basic steel industry. The provisions of General Order No. 40 shall not apply to the adjustment of intra-plant wage rate inequities by employers in the basic steel industry with respect to the rates of employees covered by the directive order of the National War Labor Board of November 25, 1944 in the basic steel case.

The adjustment of wage rates for the purpose of eliminating intra-plant inequities by such employers and with respect to the rates of such employees shall continue to be subject to the provisions of the directive order of November 25, 1944, including the requirement of prior approval by the Steel Commission, and to the regulations issued by the Steel Commission pursuant to its authority under the directive order of November 25, 1944 and the directive order of March 30, 1944 establishing the Steel Commission.

Approved: November 1, 1945.

BENJAMIN AARON, Executive Director.

[P. R. Doc. 45-20303; Filed, Nov. 5, 1945; 12:16 p. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX-Civilian Production Administration

AUTHORITY: Regulations in this chapter unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 177, 58 Stat. 827; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; E.O. 9599, 10 F.R. 10155; E.O. 9638, 10 F.R. 12591.

PART 903—DELEGATIONS OF AUTHORITY

[CPA Reg. 1]

DELEGATION OF POWERS AND RATIFICATION OF PREVIOUS ACTIONS .

§ 903.0 Civilian Production Administration Regulation 1—(a) Official Civilian Production Administration signature. All actions taken in performance of the functions or in exercise of the powers. authority and discretion now or hereafter vested in the Civilian Production Administrator which are not taken in the name of the Civilian Production Administrator shall be taken in the name of the Civilian Production Administration, countersigned or attested by the Recording Secretary of the Civilian Production Administration, except action under Public Law 603, 77th Congress (Smaller War Plants Act), and action taken pursuant to paragraphs (b) or (c) of this regulation.

(b) Delegations to Compliance Commissioners. The Civilian Production Administrator may, in his own name, authorize Compliance Commissioners of the Civilian Production Administration to perform such functions and exercise such powers, authority and discretion now or hereafter vested in the Civilian Production Administrator as he may prescribe, either in the name of such officials or otherwise, and subject to such conditions or restrictions as he may impose.

(c) Delegations to other agencies and officials of United States Government. The Civilian Production Administrator or the Director of the Bureau of Reconversion Priorities of the Civilian Production Administration may, in his own name, authorize any agency of the United States Government outside of the Civilian Production Administration, or any official of such agency, to perform such functions and exercise such powers, authority and discretion now or hereafter vested in the Civilian Production Administrator as he may prescribe, in such manner and subject to such restrictions or conditions as he may impose.

(d) Existing regulations, orders and other actions of the War Production Board remain in effect. All rules, regulations, orders, directives, directions, certificates, delegations of authority and other actions which were taken by or under authority of the Director General for Operations or of his predecessors, the Director of Industry Operations of the War Production Board or the Director of Priorities of the Office of Production Management, or taken by or under the authority of the Rubber Director, the Director of War Utilities, the Chairman of the War Production Board, the Executive Vice Chairman of the War Production Board or the Program Vice Chair-

man of the War Production Board or taken in the name of the War Production Board countersigned or attested by the Executive Secretary, the Recording Secretary or other authorized official of the War Production Board and which were in existence at the close of business November 3, 1945, are hereby adopted, ratified and confirmed and shall remain in full force and effect until they expire by their terms or are revoked or amended, and any references therein or in any rule, regulation, order, directive, direction, certificate, delegation of authority or other action hereafter issued or taken, to action taken by the Director General for Operations, the Director of Industry Operations, the Director of Priorities, the Rubber Director, the Director of War Utilities, the Chairman of the War Production Board, the Executive Vice Chairman of the War Production Board or the Program Vice Chairman of the War Production Board or to action taken in the name of the War Production Board countersigned or attested by the Executive Secretary, the Recording Secretary or other authorized official of the War Production Board shall be deemed to be references to action taken pursuant to this regulation.

(e) Use of War Production Board forms, actions, and signatures will con-Pending the adoption and preparation of revised forms, and until otherwise ordered, rules, regulations, orders, directives, directions, certificates, delegations or other actions hereafter issued or taken in the name of the Rubber Director, the Director of War Utilities, the Chairman of the War Production Board, the Executive Vice Chairman of the War Production Board or the Program Vice Chairman of the War Production Board, or in the name of the War Production Board countersigned or attested by the Executive Secretary, the Recording Secretary or other authorized official of the War Production Board in any manner heretofore or hereafter authorized shall be valid for all purposes to the same extent as if issued or taken in the manner prescribed in this regulation.

(f) WPB Regulation 1 superseded. This regulation supersedes War Production Board Regulation 1.

Issued this 5th day of November 1945.

J. D. SMALL,

Civilian Production Administrator.

[F. R. Doc. 45-20355; Filed, Nov. 5, 1945; 4:44 p. m.]

PART 944-REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 32, Direction 4, as Amended Nov. 6, 19451

TWENTY-DAY INVENTORY ON COKE

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of coal and coke for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense.

- (a) No person, including a Government operated establishment, may accept delivery of any coke if his inventory of it is or will by virtue of such acceptance become more than he expects to use during the succeeding twenty days on the basis of his current or scheduled method and rate of operation.
- (b) This direction does not apply to:(1) Coke which on the effective date of
- this direction was billed or in transit;
- (2) Any delivery of a carload of coke or less to any person who at the time of delivery has in his inventory less than a twenty day supply of coke. However, he may not thereafter accept delivery of any additional quantities until his inventory is again less than a

twenty day supply;
(3) Delivery of coke to any person who acquires it for space heating, domestic hot water, or cooking;

(4) Delivery of coke to any person buying for resale.

(c) No person may place any order for coke requesting delivery which would result in an inventory in excess of that permitted by this direction. A person must immediately cancel, reduce or defer any order for coke which has been placed where the scheduled delivery would result in an inventory in excess of that permitted by this direction.

(d) No person may deliver any coke if he knows or has reason to believe that acceptance of such delivery would be in violation

of this direction.

(e) Any appeal from this direction should be filed by letter in triplicate to the Civilian Production Administration, Steel Division, Washington 25, D. C., Ref: PR 32, Direction A, referring to the provision appealed from and stating fully the grounds of the appeal.

(f) This direction is effective October 15, 1945.

(g) This direction expires November 15, 1945.

Issued this 6th day of November 1945.

CIVILIAN PRODUCTION Administration, By J. JOSEPH WHELAN. Recording Secretary.

[F. R. Doc. 45-20378; Filed, Nov. 6, 1945; 11:50 a. m.]

> PART 1010-Suspension Orders [Suspension Order S-910]

> > ROYAL FOOTWEAR CO.

Max Horowitz and Esther Horowitz, partners doing business under the trade name and style of Royal Footwear Company at 54-56 Bleecker Street, New York City, are engaged in the manufacture of women's shoes. During the period from March 1 to August 31, 1944, they completed the manufacture of 1,285 pairs of women's shoes in a price line of \$6.25 to \$6.50, and 124 pairs in a price line of \$7.00, without authorization from the War Production Board and in violation of Conservation Order M-217. During the period from September 1, 1944 to February 28, 1945, they completed the manufacture of 11,652 pairs of women's shoes in a price line of \$6.25 to \$6.86, 75 pairs in a price line of \$7.00 to \$7.70, 406 pairs in a price line of \$8.00 to \$8.80, 155 pairs in a price line of \$9.00 to \$9.90, and 781 pairs in a price line of \$10.00 to \$11.00, all without authorization from the War Production Board and in violation of Conservation Order M-217. These violations have diverted critical materials to uses not authorized by the

War Production Board. In view of the foregoing, it is hereby ordered, that:

§ 1010.910 Suspension Order No. S-910. (a) During the four month period beginning September 1, 1945 and ending December 31, 1945, Max Horowitz and Esther Horowitz shall reduce their manufacture of women's shoes in the \$5.00 to \$5.49 and the \$5.50 to \$6.05 price ranges by 6,000 pairs less than they would otherwise be entitled to manufacture under the provisions of Conservation Order M-217.

(b) Nothing contained in this order shall be deemed to relieve Max Horowitz and Esther Horowitz from any restriction, prohibition, or provisions contained in any other order or regulation of the War Production Board except insofar as the same may be inconsistent with the

provisions hereof.

(c) The restrictions and prohibitions contained herein shall apply to Max Horowitz and Esther Horowitz doing business as Royal Footwear Company, or under any other name, their successors or assigns, or persons acting on their behalf. Prohibitions against the taking of any action include the taking indirectly as well as directly of any such action.

Issued this 6th day of November 1945.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 45-20380; Filed, Nov. 6, 1945; 11:50 a. m.]

PART 4500-UTILITIES

[Utilities Order U-10, as Amended Nov. 6, 1945]

CONSERVATION OF COAL BY MANUFACTURED GAS UTILITIES

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of coal for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense.

§ 4500.66 Utilities Order U-10—(a) Purpose of the order. The purpose of this order is to save coal by reducing the amount used in producing manufactured gas.

(b) Definitions. For the purposes of this order:

(1) "Person" means any individual, partnership, association, business trust, corporation, governmental corporation or agency, or any organized group of persons whether incorporated or not.

(2) "Utility" means any person in the United States engaged in producing, transmitting or supplying manufactured gas directly or indirectly for general use by the public. "Utility" does not include any person supplying only natural gas or mixed natural and manufactured gas.

(3) "Non-utility producer" means any person who owns or operates any manufactured gas production or transmission facilities and who is not included in the

definition of "utility" in paragraph (b) (2).

(4) "Consumer" means any ultimate user of manufactured gas produced, transmitted or distributed by any utility or by any non-utility producer which is interconnected with any utility.

(5) "Manufactured gas" means any combustible gas produced by any manufacturing process (other than liquefied petroleum gas unmixed with any gas produced by any other manufacturing process)

(6) "Standby facilities" means equipment designed to use another fuel to replace gas, and for the operation of which a supply of fuel is available or obtainable.

(c) Restriction on use of coal gas facilities. (1) Each utility and each nonutility producer shall conserve coal by the employment of all practical methods.

(2) Each utility and each non-utility producer having facilities for obtaining manufactured gas directly or indirectly from water gas and coal gas manufacturing facilities, shall, so far as practicable, operate its facilities so as to maximize supplies of gas obtained from water gas facilities and reduce the operation of coal gas facilities.

(d) Standby facilities. Each consumer having standby facilities shall so far as practicable maximize his use of those facilities and to a corresponding extent reduce his acceptance of manufactured gas from his utility supplier. Each utility, without regard to its contractual rights or those of any consumer, shall

reduce deliveries to all consumers who have standby facilities, to the extent to which the operation of such facilities as required by this paragraph has reduced the consumers' requirements for the delivery of manufactured gas from the utility.

(e) Exceptions. The provisions of paragraphs (c) (2) and (d) above do not apply to persons west of the Mississippi River.

(f) Directions. The Civilian Production Administration may from time to time issue directions with respect to

deliveries of manufactured gas.

(g) Appeals. Any person affected by this order who considers that compliance therewith would work an exceptional or unreasonable hardship on him may appeal for relief to the Civilian Production Administration, which may grant such specific exemptions or take such action as may be consistent with the purposes of this order.

(h) Violations. Any person who wilfully violates any provision of this order or who in connection with this order wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime and upon conviction may be punished by fine or imprisonment. In addition any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority or allocation control.

(i) Communications. Communications concerning this order may be addressed to the Civilian Production Administration, Washington 25, D. C., Ref. U-10.

(j) Expiration date. This order expires November 15, 1945.

Issued this 6th day of November 1945.

Civilian Production Administration, By J. Joseph Whelan, Recording Secretary.

[F. R. Doc. 45-20379; Filed, Nov. 6, 1945; 11:50 a. m.]

Chapter XI—Office of Price Administration

PART 1330—CONTAINERS [LIPR 151, Amdt. 6]

NEW BAGS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 1330.162 (b) (1) (i) of Maximum Price Regulation 151 is amended to read as follows:

(i) The maximum price for new bags manufactured from any construction of burlap textile material for which a maximum price is established by Revised Price Schedule 18, delivered to any point of delivery, shall be the sum of (a) the manufacturer's conversion margin for such new bags determined pursuant to § 1330.174 (a) (7) of this regulation, less the amount included therein for in-freight on burlap; plus (b) the applicable maximum price for the burlap from which the bags are manufactured determined in accordance with the provisions of § 1339.12 of Revised Price Schedule 18; plus (c) freight charges (including the federal tax on transportation), if any, actually incurred by the manufacturer in bringing the burlap to the city or town in which the manufacturer's plant is located.

This amendment shall become effective November 5, 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20331; Filed, Nov. 5, 1945; 4:22 p. m.]

PART 1499—COMMODITIES AND SERVICES [LIPR 580, Amdt. 7]

RETAIL CEILING PRICES FOR CERTAIN APPAREL AND HOUSE FURNISHINGS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.°

In Appendix C of Maximum Price Regulation 530 the note in paragraph (a) (5) is amended to read as follows:

Note: Categories 401-410 include footwear of all descriptions and in all sizes for

210 P.R. 3015, 3463, 3642, 4236, 4494, 4611, 6962.

^{*}Copies may be obtained from the Office of Price Administration.

¹7 FR. 3833, 4667, 7911, 8348; 8 FR. 14737; 9 F. R. 7836; 10 FR. 1141.

both sexes, including corrective footwear. They do not include any footwear subject to RMPR 229. Wherever in these categories the terms "rationed" and "nonrationed" are used the terms refer to shoes of the types and kinds which on October 30, 1945, were rationed or non-rationed under Ration Order

This amendment shall become effective November 5, 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20332; Filed, Nov. 5, 1945; 4:22 p. m.]

PART 1305—ADMINISTRATION [SO 127,1 Amdt. 1]

CERTAIN FURS AND PELTRIES IN U. S. TERRI-TORIES AND POSSESSIONS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Supplementary Order 127 is amended in the following respects:

- 1. The title of the regulation is amended to read as follows: "Exemption and Suspension of Certain Commodities and Services from Price Control in the Territories and Possessions of the United States."
- 2. Section 2.1 is added to read as follows:

Sec. 2.1 Suspension from price control of certain commodities and services—(a) General. Notwithstanding the provisions of any price regulation heretôfore or hereafter issued by the Office of Price Administration, price control is suspended as to all purchases, sales, and deliveries of the commodities listed in subparagraph (1) below. These suspensions are for an indefinite period of time except when it is otherwise specifically provided by the Administrator.

(1) Furs and peltries other than the following:

Cat, Spotted, South American (including Brazilian and Mexican).

Fox, Gray.

Hare.

Kid, African (Eritrean).

Kid, Indian.

Lamb, Indian "Bombay."

Lamb, Indian Moire (also known as Indian Broadtail).

Lamb, Lincoln. Lamb, Mouton.

Marmot.

Muskrat.

Opposum, North American. Pony.

Rabbit.

Raccoon.

Skunk.

Squirrel. Wolf.

3. Section 3.1 is added to read as follows:

Sec. 3.1 General provisions—(a) Articles not affected by this order. The provisions of this order do not exempt or suspend from price control articles which

are not listed, although such articles may have incorporated in them or be sold with, articles which are exempted or suspended from price control.

(b) Records. Exemption or suspension from price control shall not affect the responsibility of a person to prepare and preserve records which prior to exemption or suspension, were required to be kept under the provisions of the applicable price regulation or regulations. Records of individual transactions during the period of exemption or suspension need not be kept, unless the exemption or suspension action is accompanied by a provision requiring the keeping of such records.

(c) Definitions. For the purpose of

this supplementary order:
(1) "Person" means an individual, corporation, partnership, association, or any other organized group of persons, or legal successor or representative of the foregoing.

(2) "Price regulation" means a price schedule effective in accordance with section 206 of the Emergency Price Control Act of 1942, as amended, a maximum price regulation or temporary maximum price regulation, heretofore or hereafter issued, or any amendment or supplement thereto or order thereunder heretofore or hereafter issued.

This amendment shall become effective as of October 24, 1945.

Issued this 6th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-20374; Filed, Nov. 6, 1945; 11:41 a. m.]

PART 1315-RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COMPONENT

> [MPR 478, Amdt. 10] COATED AND COMBINED FABRICS

A statement of the considerations in-

volved in the issuance of this amendment, issued simultaneously herewith. has been filed with the Division of the Federal Register.

Maximum Price Regulation 478 is amended in the following respects:

A new section designated section 15a is added to read as follows:

SEC. 15a. Industry-wide adjustments for reconversion products. Special pricing provisions applicable to particular products may be established by orders issued under this section when, with respect to the product, the Administrator finds:

(a) That in 1944 its production was approximately one-half or less of its production in its last representative period of peacetime production:

(b) That this reduction in dollar volume resulted from (1) governmental restrictions on the manufacture of products or on the use of materials, facilities. or manpower, or (2) the use of facilities for the production of war goods, or (3) other direct needs of the war effort; and

(c) That because of change in government restrictions or in the needs of

the war program, manufacturers of the product generally are able to begin or to increase substantially the production of the product line.

If in the judgment of the Administrator, the purposes of this section will be effectuated, as to a particular product, without any special pricing provisions, an order under this section will not be issued with respect to that product even though the above findings could be made as to it.

Orders under this section, will generally authorize industry-wide increases in the established maximum prices of manufacturers in those industries, based upon surveys conducted by the Price Administrator, either upon the request of the particular industry or upon his own motion. Those orders will establish adjusted maximum prices or methods of determining such prices by the use of price increase factors. Where, however, in the judgment of the Prico Administrator, the use of an industrywide factor will, by reason of the diversity in the products made by the member firms, the wide variation in cost experience among them, or other reasons, be an inequitable and inappropriate means of establishing reconversion prices, he may provide for the calculation and application of individual price increase factors.

Broadly stated, the new maximum prices will represent costs experienced during the last period of normal production adjusted for subsequent lawful changes in the level of materials prices and in basic wage rate schedules of factory workers, plus the industry's average peacetime profit margin over cost. Changes in materials prices may be measured by materials cost increase factors, determined by the Administrator. in those cases where such action may be necessary to eliminate temporary or artificial influences. In the case of an industry for which the Administrator has decided that price increase factors should be determined and applied for each firm, the profit element in each increase factor will be the firm's own base period profit margin or one-half of the industry's average peacetime margin, whichever is the higher.

Orders issued under this section may also modify or supersede the provisions of Maximum Price Regulation No. 478 with respect to the establishment of maximum prices, if, on the basis of the particular characteristics of the industry involved, the Administrator finds that another method of price determination will effectuate the purposes of this regulation better that the general pricing provisions of the regulation. In addition, those orders may establish new maximum prices or a method of determining new maximum prices for sales by persons other than manufacturers which will supersede maximum prices fixed by other regulations for such sales and which will be consistent with the standards applied by the Office of Price Administration for the reasonable absorption of necessary cost increases.

Orders issued under this section will not ordinarily reduce higher maximum prices which manufacturers have pre-

¹10 F. R. 10202,

viously established in accordance with the applicable provisions.

A manufacturer of a product covered by an order issued under this section may not obtain an adjustment of his maximum prices under any adjustment provision other than Supplementary Orders Nos. 118 and 119, unless the adjustment provision itself or the order issued under this section covering his product expressly provides otherwise.

Small volume manufacturers may use as their new maximum prices those which they calculate under Supplementary Order No. 118, and general orders issued pursuant thereto, if the maximum prices so calculated are higher than maximum prices set under orders issued under this section. Any other manufacturer may apply for an individual adjustment under Supplementary Order No. 119 if, after the adjustment authorized for his industry by an order under this section, his maximum price still continues eligible for adjustment in ac-cordance with the provisions of that supplementary order.

Orders issued under this section may require a manufacturer to arrange the production and distribution of his products so that they will be representative of his production and distribution in a specified past period for goods in a particular category. The Administrator may also require authorized price increases to be applied among articles or price lines in a manner consistent with the need, under the stabilization program, to maintain the production of lower-priced articles.

This amendment shall become effective November 10, 1945.

Issued this 6th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20372; Filed, Nov. 6, 1945; 11:41 a. m.]

PART 1346-BUILDING MATERIALS [MPR 224, Amdt. 12]

CELIENT

A statement of the considerations involved in the issuance of this Amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

A new § 1346.104 (a) (1) (e) is added to read as follows:

(e) The maximum price determined pursuant to the above pricing method may be increased by a manufacturer meeting the conditions set forth below by an amount not in excess of \$0.10 per barrel when the following conditions are met:

The sale is made f. o. b. a mill located within the geographical area defined herein; or

The sale is made on a delivered basis and the delivered destination point is within the geographical area defined herein.

The geographical area referred to herein is defined to be the States of Georgia, Alabama, Tennessee, Louisiana, Mississippi, North Carolina, South Carolina, Florida, that portion of Virginia east of and including the Countie3 of Bland, Wythe and Grayson and south of and including the Counties of Frederick, Clark, Fauquier, Culpeper, Spotsylvania and King George.

Any manufacturer who has increased his maximum selling prices of cement pursuant to this subdivision shall furnish to each buyer purchasing cement for resale in the same form on or before the date the manufacturer makes de-livery at the adjusted price, a written statement to read as follows:

Effective November 10, 1945, the Office of Price Administration has granted an increase of 10¢ per barrel over March 1612 prices, to manufacturers of coment in Bureau of Mines District No. 6. Any percon who re-sells the cement in the came form is permitted to add the actual dellar-and-cents amount of this price increase to his existing maximum price for cement actually purchased at the increased price for resale in the same form.

This amendment shall become effective November 10, 1945.

Issued this 6th day of November 1945.

CHESTER BOWLES, Administrator.

IF. R. Doc. 45-20370; Flied, Nov. 6, 1945; 11:40 a. m.]

PART 1351-FOOD AND FOOD PRODUCTS [RPS 52,1 Amdt. 3]

PEPPER

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Section 1351.111 (b) is amended by amending the phrase "Aleppy Black Pepper-8.50" to read "Aleppy Black Pepper-10.00."

This amendment shall become effective November 10, 1945.

Issued this 6th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-20363; Filed, Nov. 6, 1945; 11:40 a. m.1

PART 1367-FERTILIZERS [RMPR 240, Amdt. 5]

PHOSPHATE ROCK

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Two new paragraphs are added to the end of Appendix A 2 of Revised Maximum Price Regulation 240 to read as follows:

Courser sizes. For a guarantee of CO75 through 200 mech instead of 85% through 200 mesh deduct 40 cents per net ton and for a guarantee of only 50% through 200 mech deduct EO cents per net ton from the

finely ground phosphate rock prices.

Direct cales. Sales by miners or their agents direct to the farmer may be made at a price which would result in a delivered price no higher than the maximum delivered price of the most elecely competitive dealer, who has purchased the same kind and guaranteed size of phosphate rock from a miner.

This amendment shall become effective November 10, 1945.

Issued this 6th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20371; Filed, Nov. 6, 1945; 11:41 a. m.]

PART 1412-SOLVENTS

[LIPR 170, Corr. to Amdt. 10]

The figures "\$2.86 for \$2.65, \$2.26 for \$1.09, and \$0.57 for \$0.48" in the example in § 1412.13 (1) (3) (1) are corrected to read as follows: "\$2.83 for \$2.65, \$2.26 for \$2.09, and \$0.57 for \$0.53."

This correction shall be effective as of October 15, 1945.

Issued this 6th day of November 1945.

CHESTER BOWLES Administrator.

[F. R. Doc. 45-20369; Filed, 1707. 6, 1945; 11:40 a. m.]

PART 1420-Enewery, DISTILLERY AND WINERY PRODUCTS

[MPR 445,3 Amdt. 34]

DISTILLED SPIRITS AND WHITES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 445 is amended in the following respects:

Section 7.14 is amended to read as follows:

Sec. 7.14 Suspension of certain commodities from price control. For the commodities listed below, the provisions of Maximum Price Regulation 445 (except sections 7.6 (a), 7.12 and 7.14) and the provisions of the General Maximum Price Regulation (except those which are incorporated in 7.6 (a) herein) are suspended and shall be inoperative with respect to sales and deliveries during the period specified (where a termination date is named, price controls will be automatically reinstated on the termination date; where no termination is specified, suspension from price control is indefinite):

Commedity	From—	Termination date
1. Bulk and packaged im- parted distulled cyling, tracpt all types of im- parted whichies.	Auz. 15,1023	,
2. Bull and posteged im-		
3. Bulk and reduced do- madis winer.	Nov. 10, 1545	Apr. 1,1243

² 10 P.R. 7444, 8241, 9395, 9626, 10224, 11515, 11800, 12202, 12203.

³⁷ F.R. 1308, 2132, 8948.

²9 F.R. 7435; 10 F.R. 1787, 4493, 8927, 12083.

This amendment shall become effective November 10, 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES,
Administrator.

Approved: October 30, 1945.

J. B. Hutson, Acting Secretary of Agriculture.

[F. R. Doc. 45-20330; Filed, Nov. 5, 01945; 4:22 p. m.]

PART 1499—COMMODITIES AND SERVICES [SR 14-H, Amdt. 5]

PICK-UP AND DELIVERY AND LOCAL TRANSFER SERVICES

A statment of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 9 is amended to read as follows:

SEC. 9. Establishment and adjustment of maximum rates of carriers, other than common carriers, performing pick-up and delivery or local transfer services for line-haul carriers. The maximum charges of carriers of property, other than common carriers, engaged in "pickup and delivery" and "local transfer" operations are established basically under § 1499.2 and other applicable provisions of the General Maximum Price Regulation. They are also subject to certain provisions for adjustment contained in the latter regulation and in Supplementary Regulation No. 15. The purpose of this section 9 is to establish a further, and supplemental, provision for individual establishment and adjustment of rates for "pick-up and delivery" and "local transfer" services.

(a) Definitions. As used in this section:

(1) "Pick-up and delivery services" means the local transportation of property between a terminal of a line-haul carrier on the one hand and the premises of the consignee or consignor on the other.

other.
(2) "Local transfer service" means the local transportation of property which is moving through under line-haul carriers' published rates from one terminal of a line-haul carrier to another terminal of the same carrier or to that of another connecting line-haul carrier.

another connecting line-haul carrier,
(3) "Line-haul" includes freight forwarders, express companies, and air carriers, as well as railroads, motor car-

riers, and water carriers.

(4) "Applicable base date" refers to services performed during March 1942 and means October 1, 1941, or the date prior to March 31, 1942 upon which the present maximum rate became effective, whichever is closer to March 31, 1942; except that if, the present maximum rate became effective after March 31, 1942 pursuant to approval of the Office of Price Administration, the date upon which such approved rate became effective is the "applicable base date".

(5) "Pick-up and delivery carrier" or "local operator" means a carrier who

performs "pick-up and delivery" or "local transfer" services for a "line-haul carrier".

(6) "Base period" means April 1, 1941 through March 31, 1942. If the service was not performed during that period the twelve-month period following the establishment of the service is the base period.

(b) Adjustment—(1) When adjustment may be made. An increase in the maximum rate for performance of "pickup and delivery" and "local transfer service" may be approved by the Office of Price Administration in any case where, upon application filed in accordance with the provisions of paragraph (c), it is shown that:

(i) The actual cost of materials and labor used in supplying the service exceeds those costs in the "base period" by an amount so large as to threaten the continued performance of the service; and

(ii) The "line-haul carrier" cannot procure satisfactory performance of the service from applicant or from any other "local operator" at rates lower than the

requested rate; and

(iii) Discontinuance of the service will result in higher transportation cost to

shippers and consignees; and

(iv) The "line-haul carrier" expressly agrees to pay and absorb the requested higher rate for "pick-up and delivery" or "local transfer service", and states that it will not increase its own charges on that account. (This statement is made without prejudice to the "line-haul carriers" right to present for consideration by any regulatory authority, the increased cost resulting from the new "pick-up and delivery" or "local transfer" rates, together with any cost increases, in any future application for a general rate increase based on revenue needs.)

(v) The requested increased rate does not exceed the limit prescribed in sub-paragraph (2), immediately following.

(2) Adjustment to be allowed. The Office of Price Administration may approve an increase in rate under this section up to a rate which will not result in a higher ratio of net income to revenue than in the "base period" or which will remove substantial hardship resulting from existing maximum rates.

(c) Applications—(1) Form. Applications for adjustment under this section shall be filed on Form OPA 383-8, or as subsequently revised, and shall contain all the information and statements called for therein.

(2) Where to file. Applications shall be filed directly with the Transportation and Public Utilities Division, Office of Price Administration, Washington 25, D.C.

(3) Who may file. Applications under this section may be filed by either the "local operator" or the "line-haul carrier".

(4) National War Labor Board cases. Regardless of the foregoing, if the application is based on a voluntary wage increase requiring approval of the National War Labor Board, such application must be filed within 15 days after the wage-

adjustment application is filed with the N. W. L. B.; if it is based on a disputed wage increase case, it must be filed within 15 days after the "local operator" shall have received notice of the N. W. L. B.'s proposed decision.

(d) Approval, modifications, and effectiveness of adjustments—(1) Action by OPA. Upon consideration of the application, the Administrator will issue an order denying, in whole or in part, the requested adjustment in rate, or the Director of the Transportation and Public Utilities Division will issue a notice of approval or require that additional information be submitted. If none of these actions is taken within 30 days after the filing of the application, or after additional information has been supplied, the application shall be deemed to be approved. Note, however, that all approvals-whether made by affirmative action or by operation of the 30-day provision—are subject to revocation or modification by the Administrator at any time.

(2) Charging the adjusted rate. An increased rate requested under this section may be charged on open billing pending consideration of the application. Collection may not be made until an order has been issued (and then only to the extent permitted thereby) or until written notice of approval by the Transportation and Public Utilities Division of the Office of Price Administration has been received, or until the 30-day period has run, as provided in paragraph (d)
(1) above. Increased rates based on wage increases requiring approval by the National War Labor Board may bo charged on open billing pending consideration of the application but may not be collected until receipt of written notice of approval by the Office of Price Administration after the wage increase is made finally effective.

If any charge not permitted by this section is collected by the "local operator" pending consideration of the application by OPA, such collection constitutes a price violation of this regulation.

tutes a price violation of this regulation.

(3) Effective date of adjusted rate. Notices of approval shall provide a definite effective date for application of the adjusted rate. The effective date will be a date within the 30-day period after filing, or, in an appropriate case, a date expressly agreed upon by the "line-haul carrier" and the "local operator" as set forth in the application as the date for effectiveness of the adjusted rate.

In cases where the requested rate is deemed approved through operation of the 30-day rule (paragraph (d) (1)), the effective date shall be the date on which the 30-day period expires.

The adjusted rate may not in any case be applied to services performed prior to the effective date as thus determined.

(e) Successors may use predecessor's rate. The maximum rates of a "local operator" for a given "pick-up and delivery" or "local transfer" service having been established pursuant to OFA regulations (or adjusted pursuant to this section), those rates may continue to apply as the lawful maximum rates for those services performed by any trans-

feree, subcontractor, or other carrier who may succeed to and operate that service. This rule applies regardless of whether there is a formal purchase of business and asssets, etc., as between the "local operators", or whether the suc-cessor is merely a "replacement" supplying the service which has been abandoned or discontinued, for any resaon, by the preceding "local operator."

(f) Establishment of new rates. any instances where there is no existing maximum price for a particular service, application may be made on OPA Form 383:8 in accordance with the procedure described above, using estimated expenses and revenues in lieu of actual expenses and revenues, or previously established maximum rates for similar services.

(g) Establishment of area maximum rates. The Administrator may consolidate individual applications or undertake an investigation on his own motion and by general order issued under this section, prescribe maximum rates to apply to all pick-up and delivery carriers in a given city or other area.

This amendment shall become effective November 10, 1945. .

Note: All reporting requirements of this Amendment have been approved by the Budget Bureau in accordance with the Federal Reports Act of 1942.

Issued this 6th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20373; Filed, Nov. 6, 1945; 11:41 a. m.1

Chapter XVIII-Office of Stabilization Administrator, Office of War Mobilization and Reconversion

[Directive 86]

PART 4003-SUPPORT PRICES; SUBSIDIES DRY EDIBLE BEANS, 1945 CROP

The Secretary of Agriculture on October 26, 1945 submitted certain information and recommendations to the Stabilization Administrator with reference to payment of subsidies on pea, cran-berry, and red kidney beans, produced in 1945 in Michigan, grading lower than U. S. No. 2 provided they grade U. S. No. 3 off-color or better.

Accordingly, pursuant to the authority vested in the Stabilization Administrator by the Stabilization Act of 1942, as amended, and by Executive Order 9250 of October 3, 1942 (7 F.R. 7871), Executive Order 9328 of April 8, 1943 (8 F.R. 4681), Executive Order 9599 of August 18, 1945 (10 F.R. 10155), Executive Order 9620 of September 20, 1945 (10 F.R. 12033), the directive of October 13, 1945, issued by the Director of War Mobilization and Reconversion (10 F.R. 12812), and Executive Order 9651 of October 30, 1945 (10 F.R. 13487), It is hereby ordered:

The Secretary of Agriculture is authorized and directed to formulate and carry out, in accordance with his letter of October 26, 1945, and the memorandum attached thereto, a subsidy program

which will permit dealers to pay producers support prices established by him for pea, cranberry, and red kidney beans, produced in 1945 in Michigan and grading lower than U.S. No. 2, provided they grade U.S. No. 3 off-color or better. The subsidy payments shall be in the amounts by which the support prices for such beans exceed the applicable Office of Price Administration maximum prices on such beans sold into civilian trade channels. This directive shall not affect the payment of subsidies on beans grading U. S. No. 2 or better in accordance with Directive 67 (10 F.R. 8750), issued by the Economic Stabilization Director.

(E.O. 9250; E.O. 9328, 3 CFR, Cum. Supp.; E.O. 9599, 10 F.R. 10155; E.O. 9620, 10 F.R. 12033; and E.O. 9651, 10 F.R. 13487)

Issued and effective this first day of November 1945.

HENRY M. HART, Jr., Acting Stabilization Administrator.

[F. R. Doc. 45-20328; Filed, Nov. 5, 1945; 2:53 p. m.]

Chapter XXIII—Surplus Property Administration

ISPA Reg. 131

PART 8313—PRICING POLICY FOR STANDARD General Purpose Machinery

This part supersedes and rescinds Surplus War Property Administration Regulation 3 (9 F. R. 9870), Surplus Property Board Special Order 2 (10 F.R. 4191) and Surplus Property Board Special Order 21 (10 F. R. 12047).

Sec

8313.1 Definitions.

8313.2 Purpose and scope.

8313.3 Machinery used not more than twenty-five years.

8313.4 Machinery used more than twentyfive years.

8313.6 Records and reports. 8313.6 Regulations to be reported to the Administrator.

AUTHORITY: §§ 8313.1 to 8313.6, inclusive, issued under Surplus Property Act of 1844, 68 Stat. 765, 50 U.S.C. App. Sup. 1011, and under Pub. Law 181, 78th Cong., 1st See.

§ 8313.1 Definitions—(a) Terms defined in act. Terms not defined in paragraph (b) of this section which are defined in the Surplus Property Act of 1944 shall in this part have the meaning given to them in the act.

(b) Other terms. (1) "Standard general purpose machinery" includes used machine tools and machines listed in the following categories of the Standard Commodity Classification (May 1943), Vol. I, (with the exception of special machines):

Major Group 34, Code 34: 11,000 through 19,800, inclusive 40,000 to, but not including 47,000 49,000 to, but not including 70,000 74,000 to, but not including 74,000 Major Group 33, Code 33: 6300 through 6620, inclusive

6800

6910 €920

7210 7220

7260

The special machines not included are those designed for and used exclusively in the production of war material such as but not limited to:

Special gun reaming, rifling and chambering machines Gun boring and turning lathes Shell turning lathes Shell tappers Small arms ammunition machinery Special military tank manufacturing machines Special military aircraft manufacturing machines

Special chipbuilding machines

§ 8313.2 Purpose and Scope. The purpose of this part is to provide a fixed price policy for used standard general purpose machine tools and machines. Prices at decreasing percentages of original cost are specified for machinery in active use through twenty-five years, and ceiling prices are provided for sales of machinery with more than twenty-five years of active use. This part applies to all sales made after the effective date hereof by the Reconstruction Finance Corporation as a disposal agency and to all sales by owning agencies of standard general purpose machinery pursuant to Surplus Property Board Regulation 6 (10 F.R. 6309, 6981, 8665, 10398) or other wise but is not applicable to any sale of standard general purpose machinery which has been delivered to the purchaser or to any carrier for the account of the purchaser prior to the effective date of this part.

§ 8313.3 Machinery used not more than twenty-fire years. Machinery in active use for not more than twenty-five years shall be sold at prices determined as follows:

(a) The selling agency shall determine the original price, (f. o. b. the plant of the machine manufacturer) of the machine including electrical equipment, standard or special attachments sold with the machine, and attached special tooling which has value to the purchaser other than as scrap or salvage. In the case of machine tools and metal forming and shaping machines manufactured prior to March 1, 1941, the March 1, 1941 price of the nearest equivalent machine may be taken as the original price. In the case of standard general purpose machines, other than machine tools and metal forming and shaping machines, manufactured prior to October 1, 1941 the October 1, 1941 price of the nearest equivalent machine may be talien as the original price.

(b) The selling agency shall determine the period of active use of the machine on the basis of the best information reasonably available. The period of active use shall be considered to run from the estimated date the machine was originally put into use to the date of sale, if the machine is then still in use. If the machine is not in use at the time of sale, the period shall run to the estimated date when the machine last became idle.

(c) The original price determined in accordance with paragraph (a) shall be used as a base. The price at which the machine shall be sold shall be computed by applying to that base the percentage appearing in paragraph (d) below opposite the period of active use of the machine calculated in accordance with

paragraph (b). The percentage appearing in Column B of paragraph (d) shall be applied where the buyer is the person who is using the machine at the time of sale or, if the machine is then idle, the person who last used it, and the percentage appearing in Column A shall be applied where the sale is to any other buyer. The price computed in accordance herewith shall be the sales price f. o. b. the location of the machine at the time of sale, except that in the case of sales made to a purchaser in possession, it shall be the sales price of the machine at its location.

(d) The percentages of original cost to be applied are as follows:

		В
Toro then one would	Percent	Percent
Less than one month	85.5 0 5 0 5 0 0 0 0 0 2 4 6 8 8 0 2 4 6 8 6 2 2 4 6 6 6 2 6 6 6 6 6 6 6 6 6 6 6 6	90. 0 87. 5 85. 0 82. 5
2 months	80.0	85.0
4 months	75.0	80.0
6 months	72.5	80. 0 77. 5 75. 0
7 months	69.0	74.0
9 months	67.0	74.0 73.0 72.0 71.0 70.2 69.4
10 months	66.0	71.0
12 months	64.4	70. 2 69. 4
13 months	63.6 62.8	68.6 67.8
15 months	62.0	67.0
17 months.	60. 4	65. 4
18 months	59.6 58.8	64.6 63.8
20 months	58.0	63.0
22 months	57. 2 56. 4	62. 2 61. 4
23 months	55.6	60.6
25 months	54.0	59.0
26 months27 months	53. 2 52. 4	58.2 57.4
28 months	51. 6	56.6
29 months	50.8	68. 6 67. 8 67. 8 66. 2 65. 4 63. 0 62. 2 61. 4 60. 8 59. 8 59. 0 55. 6 55. 6
31 months	49.2	55. 0 54. 2 53. 4 52. 6
33 months	47.6	52 B
34 months 35 months	46.8	51.8 51.0
36 months.	54. 8 54. 0 53. 2 52. 4 51. 8 50. 0 49. 2 48. 4 47. 8 46. 0 45. 2 44. 0	51. 0 50. 2 49. 6
37 months 38 months	44.0	49.0
39 months	43.4	48.4
41 months	42.2	47.2
42 months	41.1	46. 6 46. 1
41 months	41. 0 43. 4 42. 2 41. 1 40. 1 39. 1 40. 1 39. 6 30. 1 30. 1	51. 8 51. 0 50. 2 49. 6 48. 4 47. 8 47. 2 46. 1 45. 6 44. 1
46 months.	39.6	44.6
47 months	38.6	44.1 43.6
49 months	38. 2 37. 8	43. 6 43. 2 42. 8 42. 4
51 months	37.4	42.4
52 months	37. 0 36. 6	42.0 41.6
54 months	36.2	41.6 41.2 41.0
56 months	35.8	40.8 40.6
57 months	35. 6 35. 4	40.6 40.4
59 months.	35. 2	40. 4 40. 2 40. 0
6 years	34.0	39.0
7 years	33.0 32.0	38.0 37.0
d years. 7 years. 8 years. 9 years.	31.0	36.0
10 years	30.0 29.0	35. 0 34. 0 33. 0
12 years	30.0 29.0 28.0 27.0 26.0	33. 0 32. 0
14 years	26.0	31.0 30.0
16 years	25.0 24.0	29. 0
17 years	23.0	29. 0 28. 0 27. 0 26. 0
	91 A I	26.0
20 years	20.0 19.0	25.0 24.0
22 years	20.0 19.0 18.0 17.0	23.0 22.0
23 years	10.0	21.0 20.0
25 years	15.0	20.0

§ 8313.4 Machinery used more than twenty-five years. Sales of standard general purpose machinery with a period of active use of over twenty-five years may be made at current market prices, but not in excess of the applicable twenty-five year price determined in accordance with § 8313.3 of this part.

§ 8313.5 Records and reports. 0 Owning and disposal agencies shall prepare and maintain such records as will show full compliance with the provisions of this part and with the applicable provisions of the act. Reports shall be prepared and filed with the Surplus Property Administration in such manner as may be specified by order issued under this part subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

§ 8313.6 Regulations to be reported to the Administrator. Each owning and disposal agency shall file with the Surplus Property Administrator copies of all regulations, orders, and instructions of general applicability which it may issue in furtherance of the provisions, or any of them, of this part.

This part shall become effective November 8, 1945.

W. STUART SYMINGTON, Administrator.

NOVEMBER 2, 1945.

[F. R. Doc. 45-20359; Filed, Nov. 6, 1945; 11:30 a. m.]

TITLE 43—PUBLIC LANDS: INTERIOR

Chapter I-General Land Office

Appendix—Public Land Orders
[Public Land Order 300]

OREGON

RESERVING CERTAIN PUBLIC LANDS IN CON-NECTION WITH THE SUMMER LAKE MIGRA-TORY WATERFOWL AND GAME MANAGEMENT AREA

Whereas the act of September 2, 1937, 50 Stat. 917 (U.S.C. title 16, secs. 669-669j), provides for Federal aid to States in wildlife-restoration projects; and

Whereas the State of Oregon has set up a Federal aid wildlife-restoration project and has acquired wildlife control over certain lands in Lake County, which lands are to be administered by the State of Oregon through its State Game Commission as the Summer Lake Migratory Waterfowl and Game Management Area; and

Whereas certain intermingled public lands possess wildlife value and could be administered advantageously in connection with the area; and

Whereas the act of March 10, 1934, 48 Stat. 401 (U.S.C. title 16, secs. 661–666), provides for cooperation with Federal, State, and other agencies in developing a Nationwide program of wildlife conservation and rehabilitation:

Now, therefore, by virtue of the authority vested in the President and pursuant to Executive Order No. 9337 of April 24, 1943, it is ordered as follows:

Subject to valid existing rights, the public lands within the following-described area in Lake County, Oregon, are hereby withdrawn from all forms of appropriation under the public-land laws, including the mining laws, but not the mineral leasing laws, and reserved under the jurisdiction of the Department of the Interior for use by the Oregon State Game Commission in connection with the Summer Lake Migratory Waterfowl and Game Management Area, under such conditions as may be prescribed by the Secretary of the Interior:

WILLAMETTE MERIDIAN

T. 30 S., R. 16 E., Secs. 13, 24, 25, and 36.
T. 31 S., R. 16 E., Secs. 1 and 2; Sec. 11, lot 1.
T. 30 S., R. 17 E., Sec. 16, W½; Secs. 17, 18, 19, and 20; Sec. 21, W½; Secs. 28, 29, 30, 31, 32, and 33.
T. 31 S., R. 17 E., Secs. 4, 5, and 6; Sec. 7, lots 1, 2, 3, and 4; Sec. 8, lots 1, 2, 3, and 4; Sec. 9, lots 1, 2, 6, and N½NE¼.

The areas described aggregate 11,016.10 acres, including 7,127.65 acres of public land and 3,888.45 acres of non-public land.

This order shall take precedence over, but shall not modify, the order of the Secretary of the Interior dated July 9, 1935, establishing Oregon Grazing District No. 2, so far as it affects the above-described lands.

HAROLD L. ICKES, Secretary of the Interior.

OCTOBER 25, 1945.

[F. R. Doc. 45-20356; Filed, Nov. 6, 1945; 9:42 a. m.]

TITLE 50-WILDLIFE

Chapter I—Fish and Wildlife Service,
Department of the Interior

Subchapter B-National Wildlife Refuges; General Regulations

PART II—ESTABLISHMENT, ETC., OF NA-TIONAL WILDLIFE REFUGES

Cross Reference: For addition to tabulation in § 11.1, see Appendix to Chapter I of Title 43, supra.

Notices

FEDERAL POWER COMMISSION.

[Docket Nos. G-507, G-508]

HOPE NATURAL GAS CO. AND NEW YORK STATE NATURAL GAS CORP.

NOTICE OF PETITIONS FOR MODIFICATION OF .
ORDER ISSUING CERTIFICATES OF PUBLIC CONVENIENCE AND NECESSITY

NOVEMBER 5, 1945.

Notice is hereby given of the several petitions of New York State Natural Gas Corporation ("New York State Company" and "Petitioner"), a corporation organ-

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ized under the laws of the State of New York with its principal place of business at 30 Rockefeller Plaza, New York, New York; and Hope Natural Gas Company ("Hope" and "Petitioner"), a corporation organized under the laws of the State of West Virginia with its principal place of business at 445 West Main Street, Clarksburg, West Virginia, filed with the Federal Power Commission on October 11, and October 30, 1945, respectively, requesting modification of paragraph (C) of the Commission's order of April 26, 1944, issuing to petitioners certificates of public convenience and necessity pursuant to section 7 of the Natural Gas Act. as amended, In the matters of Hope Natural Gas Company, et al., Docket Nos. G-507, G-508, G-510, G-516, and G-519, Opinion No. 114.

Paragraph (C) of the Commission's order of April 26, 1944, reads as follows:

(C) Until further order of the Commission, the facilities herein authorized shall be operated exclusively for the purpose of enabling Hope Natural Gas Company and New York State Natural Gas Corporation to supply the natural-gas requirements of the followingnamed customers of New York State Natural Gas Corporation in accordance with the terms and provisions of existing contracts covering the sale and delivery of such requirements, limited, however, to the maximum annual quantities of natural gas set forth in the following tabulation:

rolume New York State Electric & Gas (m.c.f.)Corp___ 1,900,000 Central New York Power Corp. 3,300,000 Empire Gas and Fuel Co. (Pa.)___ 303,750 Godfrey L. Cabot. Inc. 592,750 North Penn Gas Co. and Allegany Gas Co__. Penn-York Natural Gas Corp____ 1,718,000

Annual

In its petition filed October 11, 1945, New York State Company requests the Commission to modify the limitation imposed by paragraph (C) of the order of April 26, 1944, upon the sale and delivery of natural gas to Empire Gas and Fuel Company. The petitioner requests that the limitation be modified in such manner as to permit petitioner to increase from 303,750 Mcf to at least 669,000 Mcf the maximum annual quantity of natural gas deliverable to Empire Gas and Fuel Company.

The present limitation of 303,750 Mcf on the maximum annual quantity of natural gas deliverable to Empire Gas and Fuel Company is the total of the daily deliveries provided for in New York State Natural Gas Corporation Rate Schedule FPC No. 19; that is, 1,000 Mcf per day during the months of January through April and 750 Mcf per day during the other eight months of each year. In its petition, New York State Company states that on September 6, 1945, it entered into a supplemental agreement with Empire Gas and Fuel Company which would amend New York State Natural Gas Corporation Rate Schedule FPC No. 19, and provide for the-delivery by New York State Company to Empire Gas and Fuel Company of an additional quantity of 1.000 Mcf per day after January 1. 1946. The supplemental agreement further provides that December deliveries beginning December 1, 1945, are to be 1,000 Mcf per day instead of 750 Mcf

and April deliveries thereafter will be 750 Mcf per day instead of 1,000 Mcf.

The supplemental agreement, New York State Company states in its petition, was entered into at the instance and request of Empire Gas and Fuel Company to meet anticipated requirements of that company. The change or increase in quantity, the petitioner states it has been advised, will enable Empire Gas and Fuel Company to sell an additional quantity of gas to Empire Gas and Fuel Company, Ltd., and the receipt thereof by that company will offset anticipated declines in its own production and purchases from its affiliate, the Empire Producing Corporation, and from local producers, and thus make possible adequate service to consumers.

In its petition filed October 30, 1945, Hope requests the Commission to modify the limitation imposed by paragraph (C) of the order of April 26, 1944, so as to permit the petitioner to sell and deliver to New York State Company such additional quantities of natural gas as to enable New York State Company to meet the requirements of Dempseytown Gas Company, 304,000 Mcf per year, and the additional requirements of Empire Gas and Fuel Company hereinbefore referred to.

In its petition, Hope states that it is presently selling natural gas to New York State Company pursuant to an agreement of November 1, 1943, Hope Natural Gas Company Rate Schedule FPC No. 9. which agreement provides in part that Hope will deliver and sell natural gas to the New York State Company in quantities varying between-14,000,000 Mcf per year and 6,000,000 Mcf per year. Hope, in the petition, further states that it believes the limitation imposed by paragraph (C) of the Commission's order of April 26, 1944, is designed to curb the marketing operations of New York State Natural Gas Corporation and is inapplicable to Hope as such, and that any limitation on Hope should be based upon its own contractual relation with New York State Company.

Hope requests the Commission to modify paragraph (C) of the order of April 26, 1944, in such manner as to permit Hope to supply the natural-gas requirements of New York State Company in accordance with the terms and provisions of the existing contract between the companies and up to the maximum quantity of 14,000,000 Mcf per year.

Any person desiring to be heard or to make any protest with reference to said patitions should, on or before the 20th day of November, 1945, file with the Federal Power Commission, Washington 25, D. C., a petition or protest in accordance with the Commission's provisional rules of practice and regulations under the Natural Gas Act.

[SEAL] LEON M. FUQUAY, Secretary.

[F. R. Doc. 45-20357; Filed, Nov. 6, 1945; 9:42 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[RMPR 136, Amdt. 1 to Order 462]

DIAMOND T MOTOR CAR CO.

APPROVAL OF MAXIMUM PRICES

Amendment No. 1 to Order No. 462 under Revised Maximum Price Regulation 136. Machines, parts and industrial equipment. Diamond T Motor Car Company. Docket No. 6033-136.25a-284; Docket No. 6083-136.21-370.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 21 of Revised Maximum Price Regulation 136, It is ordered:

Order No. 462 under Revised Maximum Price Regulation 136 is amended in the following respects:

- 1. Paragraph (a) (2) (i) is amended to read as follows:
- (2) Charges. (i) A charge for extra, special and optional equipment which shall not exceed the list or established price in effect on March 31, 1942, subject to the discounts in effect on that date, for such equipment when sold as original equipment, except that for the following items of such equipment the charge shall not exceed the following applicable list price, subject to the discounts to each class of purchasers in effect on March 31, 1942.

List price 1.0.0. Model No. and description factory 12; Cab. driver's deluxe (medified). .. \$2**25** xxxx; Drop frame with 192-inch wheel-

2. Paragraph (b) (1) (i) is amended

to read as follows:

(1) Charges. (i) A charge for extra, special and optional equipment which shall not exceed the charge the reseller had in effect for this equipment on March 31, 1042, when sold as original equipment; except that for each of the following items of original equipment the charge shall not exceed the applicable list price stated below, subject to the discounts in effect on March 31, 1942, to each class of purchasers.

List price 1.0.b. Model No. and description factors 12; Cab, driver's deluxe (medified). _ 0225 EXEX; Drop frame with 192-inch wheel-230

¹On October 16, 1945, New York State Natural Gas Corporation, Docket No. G-583, filed with the Federal Power Commission an application for a certificate of public convenience and necessity pursuant to acction 7 of the Natural Gas Act, as amended, for authority to deliver and cell to Dempseytown Gas Company natural gas to be transported through the facilities authorized by the Commission by the order of April 26, 1944.

On October 3, 1945, Dempleytown Gas Company, Decket No. G-670 filed with the Federal Power Commission an application for a certificate of public convenience and necessity purcuant to section 7 of the Natural Gas Act, as amended, for authority to construct and operate facilities for the purpose of transporting natural gas to be purchased from New York State Natural Ges Corporation and selling such gas at wholcoale and retail in the counties of Charlen, Venango and Forest, all within the State of Pennsvivania.

- 3. Paragraph (c) (1) (i) is amended to read as follows:
- (1) Charges. (i) The original equipment retail charge that Diamond T Motor Car Company suggested on March 31, 1942, be made by resellers, for extra, special and optional equipment attached to the applicable chassis as original equipment; except, that for each of the following items of original equipment the charge shall not exceed the following applicable list price:

Model No. and description of .o.b. factory 12; Cab, Driver's Deluxe (Modified) ... xxxx; Drop Frame with 192 inch wheel-

- All requests not granted herein are denied.
- 5. This amendment may be revoked or amended, by the Administrator at any

This amendment shall become effective November 6, 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-20287; Filed, Nov. 5, 1945; 11:44 a. m.]

[MPR 188, Rev. Order 4293]

JAMAR PRODUCTS Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to Section 1499.158 of Maximum Price Regulation No. 188; it is ordered: Order No. 4293 under Maximum Price Regulation No. 188 is revised and amended to read as set forth herein.

(a) This revised order establishes maximum prices for sales and deliveries of certain articles manufactured by Jamar Products Company, 545 Eighth Avenue, New York, New York.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Articio	Mod-	For sa the n factur	For sales by any	
	el No.	Job- bers	Re- tailers	person to con- sumers
Bed lamp	100	Dozen \$20, 40	Dozen \$24.00	Each \$3.60

These maximum prices are for the articles described in the manufacturer's application dated February 16, 1945.

(2) For sales by all persons the maximum prices apply to all sales and deliveries after the effective date of this or-Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(3) If the manufacturer wishes to makes sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the

Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this revised order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. . OPA Retail Ceiling Price-\$_ Do Not Detach

- (c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this revised order for sales by the purchaser. This notice may be given in any convenient
- (d) Jobber's maximum prices for sales of the articles covered by this revised order shall be established under the provisions of section 4.5 of SR 14J.

(e) This revised order may be revoked or amended by the Price Administrator at any time.

(f) This revised order shall become effective on the 6th day of November

Issued this 5th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-20302; Filed, Nov. 5, 1945; 11:48 a. m.]

[MPR 183, Order 4643]

A. O. SUTTON CORP.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.157 of Maximum Price Regulation No. 188 and section 6.4 of Second Revised Supplementary Regulation No. 14; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of desk model air circulators manufactured by Vornadofan-Division of The A. O. Sutton Corporation, 403 Beacon Building, Wichita 2, Kansas.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

`\		. Maximum prices for sales by any seller to—				
Article	Model No.	Distrib- utors	Wholesalers mill, elec- tric motor, restaurant and hotel equipment	commercial institu- tional users (3 or more	commercial institu-	Users other than indus- trial com- mercial or institu- tional
Vornadofan desk model air circulator Vornadofan desk model air circulator	D110 D112	Each \$25.09 33.21	Each \$23.99 42.45	Each \$13, 57 63, 67	Each \$49, 28 63, 67	Each \$57.93 81.00

These maximum prices are for the articles described in the manufacturer's application dated August 29, 1945.

- (2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. These prices are f. o. b. factory and are net 30 days. To each of the above prices only the exact amount of the Federal Excise Tax which the particular seller is required to pay may be added.
- (b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price-\$__ Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time

(e) This order shall become effective on the 6th day of November 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-20295; Filed, Nov. 5, 1945; 11:45 a. m.]

[MPR 188, Order 4644]

HOFFERMAN & SON

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Hofferman and Son, 1084 Broadway, Brooklyn, New

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article -	Mod- el	For sa the n factur	For sales by any	
	el No.	Job- bers	Re- tailers	person to con- cumers
Metal table lamp with marble base plated with bronze and gold 12" high Domestic porcelain table lamp decal decorated	1001	Dozen \$3.75	Dozen \$4.40	Each \$3.00
with spun metal base, 12" high	101	5.00	6.00	10.80

These maximum prices are for the articles described in the manufacturer's application dated August 8, 1945.

- (2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.
- (3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.
- (4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.
- (b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. ____ OPA Retail Ceiling Price—\$____ Do Not Detach

- (c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.
- (d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.
- (e) This order may be revoked or amended by the Price Administrator at any time.
- (f) This order shall become effective on the 6th day of November 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20296; Filed, Nov. 5, 1945; 11:45 a.m.]

[MPR 188, Order 4645] Industrial Studio, Inc.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

- (a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Industrial Studio, Incorporated, Bush Terminal Building No. 5, 67 35th Street, Brooklyn 32, N. Y.
- (1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Articlo	Mel-	For so the n facture	For mins bymy	
	No.	Job- ters	Ro- taliars	to con-
Portable electric table lamp made up of white metal, marble and opal glass, hand painted	821	\$7.44	83.75	\$15,75

These maximum prices are for the articles described in the manufacturer's application dated September 13, 1945.

- (2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 183 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.
- (3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.
- (4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the fourth Pricing Method, § 1499.153, of Maximum Price Regulation 183, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.
- (b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. ____ OPA Retail Ceiling Price—3____ Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

- (d) Jobbars' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.
- (e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 6th day of November, 1945.

Issued this 5th day of November 1945.

CHESTER Bowles, Administrator.

[F. R. Doc. 45-20297; Filed, Nov. 5, 1945; 11:46 a. m.]

[MPR 183, Order 4646]

NATIONAL ACOUSTIC PRODUCTS

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

- (a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by the National Acoustic Products, 120 North Green Street Chicago 7 UL
- Street, Chicago 7, Ill.
 (1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

		Mas	dingu by an	r pric	es for T to	ಬ್ಚ
Article	Model No.	Wholesalers (Jobbers)	Dropship job-	Retailers (6 units or more)	Retallers (less than 6 units)	Oonsumers
Electric teacter, and tilting teact rach, 6' cord and pluy, chrome finish	45 T 1	Ecth 3.83	<i>Ecch</i> 33.60	Eash 34.52	Ecch \$4.87	E222 \$7.00

These maximum prices are for the articles described in the manufacturer's application dated October 1, 1945. These prices include the Federal Excise Tax.

- (2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 2% for payment within 10 days, net 30 days.
- (3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.
- (4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and

or

no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain either of the following statements with the correct order number, model number and retail price properly filled in:

Order No. 4646
Model No. _____
OPA Retail Ceiling Price—\$____
Federal Excise Tax Included
Do Not Detach or Obliterate

National Acoustic Products
120 North Green Street
Chicago 7, Illinois
Model No. _____
OPA Retail Celling Price—\$____
Federal Excise Tax Included
Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 6th day of November 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20298; Filed, Nov. 5, 1945; 11:46 a. m.]

[MPR 188, Order 4647]

PACIFIC MOULDED PRODUCTS Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

- (a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by the Pacific Moulded Products Company, 905 East Fifty-ninth Street, Los Angeles 1, California.
- (1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below;

	· Maximum prices for sales by any seller to—							
Article and fnodel No.	Wholesaler (jobber)	Dropship jobber	Chain store	Department store	Other retailers	Consumer		
Sink strainer, #106-1-4. Sink stopper, #105-1-25. Hot pads, #112-0-0 (6 pads per box). Castor cup, #103-1-72 Bushing for silex, #113- 0-0.		\$2.34 per doz. boxes. \$0 30 per doz	\$0.60 per doz \$2.31 per doz boxes	\$2.81 per doz. boxes. \$0.36 per doz	\$0.80 per doz \$3.12 per doz boxes. \$0.40 per doz	\$0.39 per box of 6. \$0.05 each.		

Distributor

Deor stop rubber, #D60_____

These maximum prices are for the articles described in the manufacturer's application dated October 15, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and are subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

- (4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the fourth pricing method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.
- (b) At the time of, or prior to, the first invoice to each purchaser for resale, the

manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(c) This order may be revoked or amended by the Price Administrator at any time.

(d) This order shall become effective on the 6th day of November 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-20299; Filed, Nov. 5, 1945; 11:46 a. m.]

[MPR 188, Order 4648]

GUSSACK MACHINED PRODUCTS Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188: It is ordered.

Price Regulation No. 188; It is ordered:
(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Gussack Machined Products Company, 10-20 45th Road, Long Island City, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Mod-	the r	des by namu- er to—	For sales by any
	No.	Job- bers	Ro- tailers	to con- sumers
A tall, solid brass specially designed table lamp, with hollow base, tubing and flanges precisely machined; base and tubular column on exidized block; lacquer sprayed and baked. Electro-plated flanges, finial and socket holders are 24K gold plated. Price includes a 15" black lacquered self-edging drum shaped heavy shade.	101 102 163 104	Dozen \$14.02 15.00 15.30 16.91	Dozen \$16. 20 17. 65 18. 00 18. 75	Fach \$20, 70 31, 73 32, 40 33, 75

These maximum prices are for the articles described in the manufacturer's application dated September 15, 1945.

- (2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.
- (3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.
- (4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. _____ OPA Retail Ceiling Price—\$____ Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 6th day of November 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20300; Filed, Nov. 5, 1945; 11:47 a. m.]

[MPR 188, Order 4649]

NOVELTY MANUFACTURING CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Novelty Manufacturing Company, 5151 West 140th Street, Hawthorne, Calif.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Mod- el	ther	des by nanu- er to—	For sales by any
	No.	Job- bers	Re- tailers	person to con- sumers
8½" plexiglas boudoir lamp without shade	2	Each \$3, 19	Each \$3.75	Each' \$6.75

These maximum prices are for the articles described in the manufacturer's application dated April 3, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. _____ OPA Retail Ceiling Price—\$____ Do Not Detach (c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of

section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 6th day of November 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20301; Filed, Nov. 5, 1945; 11:48 a. m.]

[MPR 269, Order 1939]

DE MEZA CIGAR FACTORY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) De Meza Cigar Factory, 1005 15th Avenue, Tampa, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Site or frontmark	Pack- ing		
El Pastor	KingsElegante	89 89	Per M 512, 75 103, 73	Cents 2 for 21 2 for 29

(b) The manufacturer and wholesalers shall grant with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely-competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1353.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260 shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at

any time.

This order shall become effective November 6, 1945.

Issued this 5th day of November 1945.

Chester Bowles,
Administrator.

[F. R. Doc. 45-20303; Filed, Nov. 5, 1945; 11:48 a. m.]

[RMPR 523, Order 63]

THE GCODYEAR TIRE & RUEBER CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion, issued simultaneously herewith, and filed with the Division of the Federal Register, and pursuant to section 16 (d) of Revised Maximum Price Regulation 528; It is ordered:

(a) Maximum retail prices for new Sure Grip Grader tires manufactured by The Goodyear Tire & Rubber Company, Inc. of Alron, Ohlo, for the following sizes shall be:

Elzo	Ply	Maximum retail price (per tire)
12:00-24 13:00-24 13:00-23 13:00-23 13:00-22 14:00-24 14:00-24	6688888	- \$52.00 15.45 119.55 131.50 153.60 143.80 171.60

(b) All provisions of Revised Maximum Price Regulation 528 not inconsistent with this order shall apply to sales covered by this order.

(c) This order may be revoked or amended by the Office of Price Administration at any time.

This order shall become effective November 6, 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-20304; Filed, Nov. 5, 1945; 11:48 a. m.]

• [MPR 64, Order 199] GENERAL MOTORS CORP.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 11 of Maximum Price Regulation No. 64; It is ordered:

(a) This order establishes maximum

(a) This order establishes maximum prices for sales of the Models No. BI-17-C and No. BI-60, electric cooking ranges manufactured by the Frigidaire Division, General Motors Corporation, Dayton, Ohio as follows:

(1) For sales in each zone by factory owned branches of the Frigidaire Division, General Motors Corporation to retail dealers the maximum prices, including the Federal excise tax, are those set forth below:

Article	Maxin	num pr	ices for :	sales by	factory
	own	ed bran	iches to	retail d	ealers
	Zone 1	Zone 2	Zone 3	Zone 4	Zone 5
Model No. BI-	Each	Each	Each.	Each	Each
17-O	\$131.56	\$132.99	\$134.78	\$136.63	\$139.25
Model No. BI-60.	159.83	161.26	163.02	164.45	167.86

These prices are f. o. b. the factory owned branch-warehouse city and are subject to the seller's customary terms, discounts, allowances and other price differentials in effect on sales of similar articles.

(2) For sales in each zone by wholesale distributors to retail dealers the maximum prices including the Federal excise tax are those set forth below:

Article	Maxir sale	num pr distribi	ices for a ators to	sales by retail d	whole- calers
	Zone 1	Zone 2	Zone 3	Zone 4	Zone 5
Model No. BI- 17-C Model No. BI- 60		i 1	í i	i i	Each \$135.79 163.78

These prices are f. o. b. seller's city and are subject to such seller's customary terms, discounts, allowances and other price differentials in effect on sales of similar articles.

(3) For sales in each zone to ultimate consumers by retail dealers who purchase directly from factory owned branches, the maximum price including the Federal excise tax but not including any local sales taxes are those set forth below:

Artícle	mat who	num pi o consu o purch	mers by ase dire	y retail ectly fr	to ulti- dealers om fac-
	Zone 1	Zone 2	Zone.3	Zone 4	Zone 5
BI-17-O BI-60	Each \$195. 96 238. 03	Each \$198.09 240.16	Each \$200.75 242.82	Each \$202, 62 244, 95	Each \$207.41 250.01

(4) For sales to ultimate consumers by retail dealers who purchase from wholesale distributors the maximum prices including the Federal excise tax

but not including any local sales tax are those set forth below:

Article	sum	ers by :	rices to retail de wholesai	ealers w	te con- ho pur- butors
	Zone 1	Zone 2	Zone 8	Zone 4	Zone 5
BI-17-C BI-60	Each \$193, 20 234, 68	Each \$195. 20 236. 68	Each \$197. 70 239. 18	Each \$199.45 241.18	Each \$203. 95 245. 93

(5) The maximum prices for all sales to ultimate consumers include delivery, a one year warranty, and installation where the installation requires only that the range be connected to electric facilities provided by the consumer and such connection does not require any additional materials. If a range cord set (customarily referred to in the industry as a "pigtail") is required and is furnished by the retail dealer, he may add \$3.50 to the OPA retail ceiling price of the range as set forth above. In all other respects these maximum prices are subject to each seller's customary terms. discounts, allowances, and other price differentials in effect on sales of similar articles.

(b) At the time of or prior to, the first invoice to each purchaser for resale after the effective date of this order the manufacturer shall notify the purchaser of the maximum prices and conditions established by this order for resales by the purchaser. This notice may be given in any convenient form.

(c) The manufacturer before shipping any range covered by this order to a retail dealer shall cause to be attached securely to the outside panel of the oven door of each range a label which, in addition to stating whether the sale to the retail dealer was made by a factory owned branch, contains the following information:

1. The brand name and model number of the range.

2. Its OPA retail ceiling price in each zone.
3. A statement that the ceiling prices shown include the Federal excise tax, delivery, a one year warranty and installation where the installation requires only that the range be connected to electric facilities provided by the consumer and such connection does not require our colditional materials.

does not require any additional materials.

4. A statement that if the installation requires the use of a range cord set (customarily referred to in the industry as a "pigtail") and such a set is furnished by the retail dealer, he may add \$3.50 to his OPA retail ceiling price for the range.

5. A statement that the zone limits are on file with the Office of Price Administration.

(d) For purposes of this Order Zones 1, 2, 3, 4, and 5 comprise the areas of the continental United States marked

on the map of the United States furnished to the Office of Price Administration by the manufacturer, which is incorporated herein by reference. Copies of this map are on file with the Secretary of the Office of Price Administration in Washington, D. C., as well as with each Regional and District Office of the Office of Price Administration. These maps are open for inspection by the public.

(e) This order may be revoked or amended by the Price Administrator at

any time.

(f) This order shall become effective on the 5th day of November 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20333; Filed, Nov. 5, 1945; 4:22 p. m.]

[MPR 120, Order 1509]

COOLEY-WILDER COAL CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; It is ordered;

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton, for the indicated uses and shipments as set forth herein. All are in District No. 13. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad fuel, are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river, the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.224 and all other provisions of Maximum Price Regulation No. 120.

Cooley-Wilder Coal Co., 806 Protective Life Building, Birmingham 3, Ala., Parkwood No. 1 Mine, Gould Seam, Mine Index No. 2114, Jefferson County, Ala., Rail Shipping Point: Parkwood, Ala., Deef Mine, Maximum Price Group No. 7 for Rail Shipments and Railroad Fuel, Maximum Truck Price Group No. 2

•				Size group I	vos.		
	1 to 5	6, 8, 10	7, 9, 11	12, 14, 15, 16	13, 19, 20, 21	17, 18	22, 23
Rail shipment and railroad fuel Truck shipment	605 550	555 520	545 500	480 470	470 460	470 445	460 410

i, O. Chavlly, Chaysville, Tenn., Chawley Mine, Metz's Bard, Mine Index No. 313, Bleedson Country, Tenn., Blieping Point: Gravesulle fern., Blieping Point: Gravesulle fern., Maxhoun Price Group No. 10 Maxinum Rullands fern., Maxhoun Price Group No. 10 Maxinum Thour Price Group No. 9

		Size group 140s.	NOS.	
1, 2,	4, 5, 6	7, 8,	7,8, 10,11, 13,14	13, 14
Rail and river shipmonts and railroad 445 truck shipmont 600	305	385 420	365 390	325 385

i, L. Goponth, Whitvell, Tenn., Goponth No. 5 Mine, Benanie Blanh, Mine Inder No. 2111, Si-Davenie Coupty, Tenn., Rai. Shipeing Point Daus, Tenn., Deep Mine, Maxinum Price Group No. 10 fod Rail and Riven Shipeings and Rail noad Fuel, Maxinum Truck Phice Group No. 9

Rail and river ship- monts and railroad fuel ¹ . Truck objpment	445	395 445	325	365	323
1 Subject to the provisions of § 1319,224 (b) (4)	Islons	of § 13	10,224	(b) (d)	(II) of

Merdow Brothers Coal Co., P. O. Box 148, Cordowa, Ala., Meadow Brothers Meye, America Seam, Mine Index No. 2115, Walker County, Ala., Rail Shipping Point: Coldowa, Ala., Deep Mine, Maxinum Price Group No. 4 for Rail Shipments and Hallboad Fuel, Maxinum Truck Price Group No. 6 MPR 120 as amended

				Sizo froup Noc.			
	1 to 5	0, 8, 10	7, 0, 11	1 to 5 6, 8, 10 7, 0, 11 12, 14, 15, 16 13, 18, 28, 21 17, 18	13, 10, 20, 21	17, 18	ដ ដ
Roll chipment and rallead fuel	467 475	455 470	445	445	435 470	435 445	ਉਉ

Epidell-Clanic Coal Co., Leppa, Ala., Moppat Mine, Woodwoer Beau, Mine Index No. 2110, Hinds Court Ala., Rail Empiro Polite Moppat, Ala., Diep Mine, Maximum Pined Orgep No. 6 fon Rail Emphery And Railioan Peal, Maximum Three Pries Orgep No. 2

Roll chipment and ralized fuel	띪	1 § 1340.210 (a) (6) of Maximum Price	f Max	0 (9)	3	40.210	§ 13	No-	This order shall become effective No-	become	r shal	orde	This
	₽₽		<u> </u>	20	24				623 629	× × ×	ાનું (ઘર)	id raffre	ment or Irment.	Roll chip Truck chi

(66 Stat. 23, 765; 67 Stat. 566; Pub. Law 383, 78th Cone.; E.O. 9269, 7 F.R. 7671; E.O. 9323, 8 F.R. 4681) This oracr so vember 6, 1945,

Issued this 5th day of November 1945, Chester Bowles, Administrator.

6, 1046; Doc. 45-20334; Filed, Nov. 4:23 p. m.] ď 달

ESTABLISHMENT OF MAMINIUM PRICES Annow Bulldens, Inc. er PRICE CLASSIFICATIONS [MPR 120, Order 1610]

For the reasons set forth in an accompanying opinion, and in accordance with

The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad locomotive fuel are in cents per net ton f. o. b. rail shipping point. In En County, H. Goforfii, South Pittsburg, Tenn., James Go-Forth No. 2 Mine, Sewaner Seam, Mine Index No. 212, Sequatorie County, Tenn., Raif, Buil-ping Point South Pittsburg, Tenn., Deep Mine, Maxmuy Price Group No. 10 for Rail and Rayer Shirwerff and Railroad Fuel, Maximum Truce Price Group No. 6

cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.218 and all other provisions of Maximum Price Regulation No. 130.

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The location

respective size groups.

Quinwood, W. Va., Builderr Mire, Bewell Sean, Mirie Index No. 1076, Gredir. 7, W. Va., Suddistrict 1, Rail Shipping Point, Watts, W. Va., Strip Mine

Size group Nos.

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		Blzo	Sizo group Nos.	Nos.		
	1, 2, 3	1, 2, 3 4, 5, 6 7, 8, 9 10, 11, 13, 14	7,8,0	10, 11, 12,	13, 14	
Rall and river ship- ments and rallroad fuel '- Truck shipmont.	445 500	395 445	386	300	328	•
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1						•

Price classification Rail shipment Truck shipment ¹Subject to the provisions of §1340.224 (b) (d) (ii) of MPR 120 as amended.

Carlo Bianchi and Co., Ing., Franinghai, Maes., Bianchi No. 2 Mint, Beceley Sean, Mine Index No. 1077, Raeeigh and Wyohing Counties, W. Va., Suddistnict G. Raie Shipfing Point, Heeen, W. Va., Strip Mine	A B B A A A A A A A A A A A A A A A A A
rciu No. 2] cr 5, Rail Si	A 385
Mass., Bra Subdistri	046 V
ν. VΔ.,	35 435
FRANII UNTIES,	B 255
Carlo Bianchi and Co., Ing. Ralligh and Wyoming Co	Price classification Rail shipment

Co., c/o A. O. Honne, Matoara, W. Va., Twen Mouxear Meer, Pocahores No. 3 : No. 1863, Meeger Courty, W. Va., Suddesthief 3, Raif Shippin Point, Mayoara, -----369 |-----S ဒ္ဌ \$ 410 495 Twn Mountain Coal C Seam, Mine Index | W. Va., Diep Mine

George P. Ceay & Soy, c/o S. Joney, Gley Darbel, W. Va., Ceay No. 1 Mine, Eagle Selig, Mine Index No. 1629, Raleigh Courty, W. Va., Suddenmer 2, Rale Shipfing Porty, Sudveyor, W. Va., Defe Mine

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§ 1340.210 (a) (b) of Maximum Frice Regulation No. 120; It is ordered: Preducers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in centry per net for for the indicated uses and shipments as not forth herein. All are in District No. 7. The mine index numbers and the price of classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is such a mendment is lassued for the district of maximum prices may be checken in which the mines involved herein are looked and where the amendment makes no particular reference to a mine or mines involved herein an such amend—by the prices shall be the prices for the aneuth mental.	Hottenhament	VINGELIA B. COAE CO., ALGORG, W. VA., VINGELIA B. MINE, PECCHONTAR NO. 3 REAL, MENE HIDEX NO. 1034, Mercen County, W. Va., Suddismet J. Raie Empera Port, Laman, W. Va., Dedy Mine	Slto group Nes.	1 2 3 4 5 6 7 8 0 10	Price classification D D D C A D D D D D D D D D D D D D D D	Rollroad Jacomaliya freit Par the following mine finites Mee 1927 1922 1920 and 1921.	************************	Serventing 114" & 0 and condime 194" X 0 hit not exceeding 194" X 0 and condime 194" X 0 and		ALID-OF-THIND. THE CALLED AND THE CONTRACT OF	
of Maximum Price illed herein operate gred the mine index co classifications and ces in cents per and dex numbers and the in assigned are per- ximum prices may be endment issued after of this order. Where it is issued for the dis- mines involved herein here the amendment r reference to a mine ordin, the prices shall orth in such amend ordin, the prices shall orth in such amend ordin, the prices shall orth in such amend ordin, the prices shall	nek chipment	noria B. Coar Co., Arc Mercer Coury, V			les elessification Il shipment nek shipment	least lecomolise fred Feat	Any single-sercenced lump	Serventings, larger than 11	Bread Josephotive fire for t	Run-of-mine	Personnia, meger tunn 15
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This order shall become effective November 6, 1945.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9323, 8 F.R. 4681)

Issued this 5th day of November 1945.

Administrator. CHESTER BOWLES,

45-20335; Filed, Nov. 5, 1945; 4:24 p. m.] R. Doc. Ŀ

[MPR 120, Order 1511]

BOWEN COAL CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

panying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120: It is ordered:
Producers identified herein operate named mines assigned the mine index For the reasons set forth in an accom-

numbers, the price classifications and for the indicated uses and shipments as the maximum prices in cents per net ton

Bowen Coal Co., 205 South Lincoln Street, Bloonington, Ind., All Star Mine, 3d Vein Sean, Mine Index No. 2023, Clay County, Ind., Rail Shippin Points: Lata and Midland, Ind., Deep Mine, Maxinum Rail. Price Group No. 2, Maxinum Truck Price-Group No. 4

(The maximum prices listed below are applicable only to hand loaded mines)

				Size group Nos.	Nos.				
	1, 2, 3	4, 5, 6, 8	2	9, 10, 11, 12	13, 14	15	16	g	F
Rail shipment Truck shipment	270	279 320	233	254	214 249	174	144	194	

Mine run, modified mine run and all lump and all double screened coals. Screenings Top size not exceeding 2". Railroad locomotive fuel:

Bowen Coal Co., 205 South Lincoln Ftept, Bloomnoton, Ind., Stiffler Mine, 7th Vein Scan, Mine Index No. 1867; Sulling County, Ind., R at Shipping Points: Latta and Midland, Ind., Deep Mine, Maximum Rail Price Group No. 9

[The maximum prices listed below are applicable only to hand loaded mines]

220 and Pric	
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323	
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Rail shipment. Truck shipment **	

1 Proviously established.

Railro, I locomotive (ne.) Mirr, neu, me diffed mine run and all lump and all double screened coals. Eccenturs, top also not exceeding 2".

HULL AND CON COUL CO., B. R., NO. G. BOONVILLE, IND., HULL AND CON MINE, SAR VAN SEAR, MINE INDEX NO. 2331, WADERIN COUNTY, IND., SPERP MING, MAXEMUM TRUGN PERGE GEOUP NO. 2

CCS 315 ECS ECS LT3 143 ECS

The Maumee Collieries Co., Terre Haute, Ind., Linton No. 23 Mine, 4th Seal, Mine Index No. 2032, Greene County, Ind., Strip Mine, Maximum Rail Price Group No. 13, Maximum Truck Price Group No. 3 LINTON-SUMMIT COAL CO. INC., STOMMORE BUILDING, TERRE HAUTE, IND., REGENT MINE, GHI VERN MINE, INDEX NO. 2025, SULLIVAN COUNTY, IND., RAIL SHIPRING POINTS: LATTA AND LINTOM, IND., MINE, MAXEMUM RAIL PRICE GROUP NO. 7, MAXEMUM TRUCK PRICE GROUP NO. 5 Rail shipment.....There's Rail shipment..... Railroad fuel: the prices for such shipments are those are located and where the amendment makes no particular reference to a mine neares no parameter, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f, o, b, the mine or preparation plant or for railroad locomtive fuel are in cents In cases where mines ship coals by river established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.222 and all other provisions of Maximum Price Regulation No. 120. changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein and when stated to be for rail shipment per net ton f. o. b. rail shipping point. orth herein. All are in District No. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be forth herein.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681) This order shall become effective November 6, 1945.

Issued this 5th day of November 1945. CHESTER BOWLES

45-20336; Filed, Nov. 5, 1945; Administrator. p. m.] 4:24 R. Doc.

[MPR 188, Order 4634]

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LEYTON CO.

1 pursuant to \$ 1499.158 of Maximum issued simultaneously herewith and filed with the Division of the Federal Register, For the reasons set forth in an opinion ce Regulation No. 188; It is ordered: APPROVAL OF MAXIMUM PRICES

prices for sales and deliverles of certain articles manufactured by Leyton Com-pany, 1335 South Halstead Street, Chi-cago, III. (1) For all sales and deliverles to the a) This order establishes maximum

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following classes of purchasers by the sellers indicated below, the maximum

prices are those set forth below:

\$1.30 9.8 person to con-sumers \$0.73 1.06 For sales by the manu-facturer to— 8 .95 ಸ 8 4.25 \$0.62 8 .83 8 14 23 Zed. 유 13 Lamossed parchment lamp shad, table size, timmed.
Embossed parchment lamp shade, junior size, trimmed. Parchment, table lamp shade, trimmed..... Embossed parchment Artiolo

articles described in the manufacturer's prices maximum These

and deliveries since Maximum Price Regulation No. 183 became applicable to persons other than consumers they are the maximum prices apply to all sales For sales to maximum price to consumers is net, deapplication dated July 11, 1945. '
(2) For sales by the manufacturer, f. o. b. factory, 1% 10 days, net 30. those sales and deliveries.

the manufacturer, the maximum prices apply to all sales and deliveries after the (3) For sales by persons other than effective date of this order. Those prices livered.

are subject to each seller's customary terms and conditions of sale on sales of similar articles.

- (4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.
- (b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model Number OPA Retail Ceiling Price—\$... Do Not Detach

- (c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.
- (d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 6th day of November 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20337; Filed, Nov. 5, 1945; 4:24 p.m.]

[MPR 188, Order 4638]

RIVAL MANUFACTURING CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register. and pursuant to § 1499.157 of Maximum Price Regulation No. 188 and section 6.4 of Second Revised Supplementary Regulation No. 14; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of ice crushers manufactured by Rival Manufacturing Company, 329 Westport Road, Kansas City 2, Mo.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

		Maxim by	um pr any se	ices for Her to-	soles
Article	Model No.	Whole- salers (job- bers)	De- part- ment stores	teil-	Con- sum- ers
Ice crusher	1C-455	Each \$3.00	Ecch \$3.60	Each \$4.00	Eath \$6.00

These maximum prices are for the articles described in the manufacturer's application dated October 12, 1945.

- (2) For sales by the manufacturer, these maximum prices apply to all sales and deliveries after the effective date of this order. If purchased in lots of two dozen or more, transportation is f. o. b. destination, otherwise f. o. b. factory. The cash discount is 273 for payment within 10 days, net 30 days. The prices for sales by persons other than the manufacturer are subject to each seller's customary terms and conditions of sale on sales of similar articles.
- (b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—86.00 Each Do Not Detach or Obliterate

- (c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.
- (d) This order may be revoked or amended by the Price Administrator at any time.
- (e) This order shall become effective on the 6th day of November 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-20341; Filed, Nov. 5, 1945; 4:25 p. m.]

[MPR 183, Order 4635]

MAGNESIUM INDUSTRIES APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.153 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Magnesium Industries, Box 1988, Las Vegas, Nev.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

		Mas	imun by an	y relle	n for : r to	12,33
Articlo	Model No.	Wholerators Gob-	Dropphly Jobbers	Chain and depart-	Other retallers	Concumers
Magnesium fry pan Magnesium deep fry pan Magnesium cover griddle Magnesium fry pan	119D 116C 103	\$1.11 2.00 2.10	\$1.16 2.60 2.15	SL-09 3.12		82.23 82.23

These maximum prices are for the articles described in the manufacturer's application dated August 17, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of

similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1493.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement with the correct retail price prop-

erly filled in:

OPA Retail Celling Price-Do Not Detech or Obliterate

- (c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.
- (d) This order may be revoked or amended by the Price Administrator at any time.
- (e) This order shall become effective on the 6th day of November 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Dec. 45-28338; Filed, Nov. 5, 1945; 4:25 p. m.l

[MPR 183, Order 4636] KOBERT LAUP CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1493.158 of Maximum Price Regulation No. 183; It is ordered:

- (a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Kobert Lamp Company, 10 East 23d Street, New York, N. Y.
- (1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Articia	Mod-	then	des by nanu- er to—	For sales by any
	No.	Job- bers	Re- tailers	person to con- sumers
Table lamp and shade, cast metal lamp with 15" drum shade. Crackle lead glass table	1407	Each \$7.75	Each \$9. 12	Each \$16.40
lamp and filigree base with 16" ruched shade Crackle lead glass table	1901	14. 23	16.74	30. 15
lamp and filigree base with 16" ruched shade Crackle lead glass table	1902	12.76	15.01	27.00
lamp with filigree base with 16" ruched shade Crackle lead glass table	1903	12.76	15.01	27.00
lamp with filigree base with 16" ruched shade	1904	12.32	14.50	26. 10
Hand-cut ruby glass ta- ble lamp and shade	1801	12.54	14.75	26.55
Hand-cut ruby glass ta- ble lamp and shade	1802	16.79	19.75	35. 55
Hand-cut ruby glass ta- ble lamp and shade	1803	22.09	25.99	46.75
China Table Lamp, met- al base and shade Martele glass table lamp	1490	14.87	17.50	31.50
with metal base and shade	1602	6.76	7.95	14.30
with metal base and shade	1603	8,46	9.95	17.90
with metal base and shade	1605	7.61	8.95	16. 10

These maximum prices are for the articles described in the manufacturer's application dated June 11, 1945.

- (2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30 days. The maximum price to consumers is net, delivered.
- (3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.
- (4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.
- (b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model Number ... OPA Retail Ceiling Price—\$______ Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

- (d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.
- (e) This order may be revoked or amended by the Price Administrator at any time.
- (f) This order shall become effective on the 6th day of November 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-20339; Filed, Nov. 5, 1945; 4:25 p. m.]

[MPR 188, Order 4637] NORTHERN ELECTRIC CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.157 of Maximum Price Regulation No. 188 and section 6.4 of Second Revised Supplementary Regulation No. 14: It is ordered:

- (a) This order establishes maximum prices for sales and deliveries of electric heating pads manufactured by the Northern Electric Company, 5224 North Kedzie Avenue, Chicago 25, Ill.
- (1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

		Maxim by	um pr any se	ices fo	r sales
Article	Model	Whole- sale (Jobber)	Re- tailer (6 units or more)	Re- tailer (less than 6 units)	Con- sum- er
Electric heating pad, 12" x 15" with syn- thetic rubber cord set	817	Each \$2.75	Each \$3. 25	Each \$3.50	Each \$5. 25

These maximum prices are for the articles described in the manufacturer's application dated December 8, 1944. They include the Federal Excise Tax.

- (2) For sales by the manufacturer, these maximum prices apply to all sales and deliveries after the effective date of this order. The manufacturer's prices are f. o. b. factory and are subject to a cash discount of 2% for payment within 10 days, net 30 days. The prices for sales by persons other than the manufacturer are subject to each seller's customary terms and conditions of sale on sales of similar articles.
- (b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain either of the following statements with the correct order number filled in:

Order No. 4637 Model No. 817 OPA Retail Celling Price—\$5.25 Federal Excise Tax included Do not detach or obliterate

Northern Electric Company 5224 North Kedzle Avenue Chicago 25, Illinois Model No. 817 OPA Retail Ceiling Price—\$5.25 Federal Excise Tax included Do not detach or obliterate

- (c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.
- (d) This order may be revoked or amended by the Price Administrator at
- (e) This order shall become effective on the 6th day of November 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-20340; Filed, Nov. 5, 1945; 4:25 p. m.]

[MPR 188, Order 4639] ABBOTT LAMP SHADES

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

- (a) This order establishes maximum prices for sales and deliveries of certain articles manuactured by Abbott Lamp Shades, 288 East 149th Street, Bronx 51, N. Y.
- (1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Arțiele			For sales by the manu- facturer to—		
	No.	Job- bers	Re- tailers	to con- sumers	
8" bell vanity shade of multifilament with satin crepe lining, top			•		
and bottom trimmed 8" drum shade of multi- filament, satin crepe lining and double ruch-	452	\$1.28	\$1.51	\$2.75	
ing	102	2, 25	2, 65	4.75	
ruching on top only 14" table shade of taffeta satin crepe lining and top and bottom braid	455	1.87	2.20	3.05	
trim	201	1,87	2, 20	3, 95	
top and bottom braid trim	201	1.91	2. 25	4,05	
top and bottom braid	201	2,15	2. 60	4, 50	

These maximum prices are for the articles described in the manufacturer's application dated July 24, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington 25, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. ____ OPA Retail Ceiling Price—\$____ Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 6th day of November 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES,

*Administrator.

[F. R. Doc. 45-20342; Filed, Nov. 5, 1945; 4:26 p. m.]

[MPR 188, Order 4640]

HENRY J. MORTON ASSOCIATES

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

- (a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by the Henry J. Morton Associates, 510 Boulevard Building, Detroit 2, Mich.
- (1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

	Maximum prices for salar by any collect to—				:1:23 :
Article	Model No.	Whele- saltr (jeb- ter)	Re- taller (6 units er more)	Re- toller (lers than 6 units)	Cen-
Electric heater	8-12-G	E22Å \$15.61	Esch (\$15.44 (10.63	Ecth 1510.6: 120.60	E::4 E::5 E::5 E::5
¹ Eas	et.		² Wcst.		

These maximum prices are for the article described in the manufacturer's application dated August 10, 1945. They include the Federal Excise Tax. The Western prices apply to the following states: New Mexico, Arizona, Utah, Idaho, Washington, Oregon, California and Nevada,

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f.o.b. factory and are subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. These prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.18 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain either of the following statements with the correct order number filled in:

Order No. 4640 Model No. 8-12-G OPA Retail Celling Price East 629.78; West 630.78 Federal Excise Tax Included Do Not Detach or Obliterate

Henry J. Morton Accordates 510 Boulevard Building Detroit 2, Michigan Model No. 8-12-G OPA Retail Ceiling Prico East \$29.78; West \$30.78 Federal Excise Tax Included Do Not Detach or Obliterato

or

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time. (e) This order shall become effective on the 6th day of November 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20343; Filed, Nov. 5, 1945; 4:26 p. m.]

[MPR 183, Order 4641]

MONARCH LIGHTING FIXTURE CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Monarch Lighting Fixture Company, 4132 Park Avenue, Bronx, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Articla Mod- fi	r sales by For sales by any
No.	
Fluoreccent hed lamp, brown or ivery finish outsile, baked white enamel finish incide,	25 \$3.00 \$9.09
Chreme plated both- room bracket in baked	25 3.00 9.00
white enamel equip- ped with etarter switch. CBB 3. Bakel white enamel	72 4.33 7.90
fluoreceent etrip. 41 5. 2-light kitchen unit with class ends, finished in bakel white ename!	29 6.22 11.29
2-light kitchen unit fin- iched in baked white	42 6.33 11.50
Clickt kitchen unit with place ends, finished in baked white enamed	93 5.86 10.55
coulpped with ctarter and ballest 329G 7. Slight kitchen unit fin- frhed in baked white	C3 8.27 14.90
chamel equipped with ctarter and ballest 320M 6.	29 7.75 13.93

These maximum prices are for the articles described in the manufacturer's application dated July 26, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory. The maximum price to consumers is not delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. ____ OPA Retail Celling Price—\$____ Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of

section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 6th day of November 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20344; Filed, Nov. 5, 1945; 4:26 p. m.]

[MPR 188, Order 4642]

ELECTRICAL INDUSTRIES, INC.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Electrical Industries, Incorporated, 42 Summer Avenue, Newark, N. J.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

	-	Maximum prices for sales by any seller to—			
Artiele	Model No.	Whole- salers (job- bers)	Re- tailers	Con- sumers	
Baby bottle warmer w/cord	6851—H-1A	Each \$1.075	Each \$1.43	Each \$2.39	
and decal. Baby bottle warmer delux	6857—H-3	1.46	1.95	3.25	
cord and plug. Baby bottle	6852—H-2	.81	1.08	1.79	
warmer. Baby bottle steri- lizer.	6854—S1	2.93	3.90	6.50	

These maximum prices are for the articles described in the manufacturer's application dated September 12, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices include the Federal Excise Tax. They are f. o. b. factory and subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of

similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain either of the following statements with the correct order number, model number and retail price-

properly filled in:

or

Order No. 4642
Model No. _____
OPA Retail Ceiling Price—\$____
Federal Excise Tax Included
Do Not Detach or Obliterate

Electrical Industries, Incorporated
42 Summer Avenue
Newark, New Jersey
Model No. _____
OPA Retail Ceiling Price—\$____
Federal Excise Tax Included
Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 6th day of November 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-20345; Filed, Nov. 5, 1945; 4:27 p. m.]

[MPR 260, Order 1936]

NELLIE CIGAR FACTORY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Nellie Cigar Factory, 2318 Palmetto Street, Tampa, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxl- mum list price	Maxi- mum retall price
Siro	Nacionales	888888	Per M \$185, 00 56, 00 72, 00 169, 00 134, 00 101, 23 72, 00	21 7 0 22

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 6, 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-20346; Filed, Nov. 5, 1945; 4:27 p. m.]

[MPR 260, Order 1937] VALDEZ CIGAR CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Valdez Cigar Company, 2320 17th Street, Tampa, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

• Brand	Size er frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
El Sol De Cuba.	Epicures Breva Corona Cadets	50 50 50 50	Per M \$115 146 72 48	Cents 15 19 9 6

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 6, 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES.

Administrator.

[F. R. Doc. 45-20347; Filed, Nov. 5, 1945; 4:27 p. m.]

[MPR 200, Order 1938] PEDRO DOMINA

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358,102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Pedro Domena, 451 West 125th Street, New York, N. Y. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmerk	Fools- ing	izoM ruga rul conq	Press mum mud-
Lady Jackson	Cerena	60	Par M SICs	Cents 18

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmatk of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942

on sales of domestic clgars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1352.113 of Maximum Price Regulation No. 280.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 6, 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-20348; Filed, Nov. 5, 1945; 4:27 p. m.]

[MPR 591, Order 95]

KAY REFRIGERATION

AUTHORIZATION OF HAXILIUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following home freezers manufactured by the Kay Refrigeration of Detroit, Mich., and as described in the application dated October 5, 1945, which is on file with the Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

;	'On calls to—				
	Dimno Denier Con-				
Urmofecees: Cou.ft.74hp. carlancus unis	tin	\$1.5	813		

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a)

above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

- (e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except retailers, including allowable transportation and crating charges.
- (f) The Kay Refrigeration of Detroit, Mich., shall stencil on the lid or cover of their home freezers covered by this order, substantially the following:

OPA Maximum Retail Price-\$330

Plus freight and crating as provided in Order No. 95 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 6, 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-20349; Filed, Nov. 5, 1945; 4:28 p. m.]

[MPR 591, Order 96]

BRUNSELL BROS.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register, and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following freezer cabinets manufactured by Brunsell Brothers of Route No. 3, Madison, Wis., and as described in the application dated September 25, 1945, which is on file with the Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall bet

-	On sales to—			
	Dis- tribu- tors	Deal- ers	Con- sumers	
Freezer cabinet only, 17 cu. ft. capacity, no refrigerant equipment.	\$114	\$137	\$228	

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating, when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a)

pove:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

- (e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except retailers, including allowable transportation and crating charges.
- (f) Brunsell Brothers of Route No. 3, Madison, Wis., shall stencil on the lid or cover of the freezer cabinets covered by this order, substantially the following:

OPA Maximum Retail Price—\$228

Plus freight and crating as provided in Order No. 96 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 6, 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-20350; Filed, Nov. 5, 1945; 4:28 p. m.]

[MPR 591, Order 97] FREEZIT, INC.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following deep freezer units manufactured by Freezit, Inc., 314 West

Fowler, Milwaukee, Wis., and as described in the application dated September 28, 1945, which is on file with the Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

,	On sales to—		
•	Distri- butors	Dealers	Con- sumers
Deep freeze unit, 17 cu. ft. 1/3 h. p. condensing unit Deep freeze unit, 14 cu. ft., 1/4 h. p. condensing unit	\$255 2 23	\$300 274	\$510 450

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a)

above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

- (e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except retailers, including allowable transportation and crating charges.
- (f) Freezit, Inc. of Milwaukee, Wis., shall stencil on the lid or cover of their deep freeze units covered by this order, substantially the following:

OPA Maximum Retail Price-\$____

Plus freight and crating as provided in Order No. 97 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 6, 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20351; Filed, Nov. 5, 1945; 4:28 p. m.]

[MPR 591, Order 98] Crager Refrigerator Co.

AUTHORIZATION OF MAXITUM PRICES

For the reasons set forth in an opinion Issued simultaneously herewith and filed

with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following deep freezer unit manufactured by the Crager Refrigerator Company of Milwaukee, Wis., and as described in the application dated August 25, 1945, which is on file with the Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

2	Oı	a sales to	<u> </u>
-	Distrib- utors	Deal- ers	Con- sumers
13.33 cu. ft. unit with 1/4 h.p. condensing unit	\$200	\$240	\$400

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a)

above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

- (e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except retailers including allowable transportation and crating charges.
- (f) The Crager Refrigerator Company of Milwaukee, Wisconsin, shall stencil on the lid or cover of their deep freezer unit covered by this order, substantially the following:

OPA Maximum Retail Price—\$400.00

Plus freight and crating as provided in Order No. 98 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective Noyember 6, 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20352; Filed, Nov. 5, 1945; 4:28 p. m.]

[LIPR 591, Order 99]

AECO REFRIGERATION MANUFACTURERS AUTHORIZATION OF MANIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following home freezers manufactured by the Abco Refrigeration Manufacturers, 309 Railway Exchange Building, Seattle 4, Wash., and as described in the application dated September 18, 1945, which is on file with the Building Materials Price Branch, Office of Price Administration. Washington 25, D. C., shall be:

Mode.	erenu	Oncates	Onsales
	ditribu	to	to con-
	atem	dealers	cumers
No. 15F-15 cu. ft. 33 hp. candening unit No. 20F-29 cu. ft. 32 hp. candening unit No. 25F-25 cu. ft. 34 hp. candening unit	\$21S 539 530	8223 839 439	200 600 8803

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order. except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except retailers, including allowable transportation and crating charges.

(f) The Abco Refrigeration Manufacturers shall stencil on the inside of the lid or cover of the home freezers covered by this order, substantially the following:

OPA Maximum Retail Price-\$__

Plus freight and crating as provided in Order No. 99 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 6, 1945.

Issued this 5th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-20353; Filed, Nov. 5, 1945; 4:29 p. m.]

Regional and District Office Orders. [Region II Order G-29 Under 18 (c), Amdt. 1] COAL AND COME IN ROCHESTER AND MONROE COUNTY, N. Y.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1493.18 (c) of the General Maximum Price Regulation, Order No. G-29 is amended in the following respects:

- 1. Paragraph (a) of Order No. G-29 under § 1499.18 (c) General Maximum Price Regulation is amended to read as follows:
- (a) Contract carriers hauling coal and coke in the city of Rochester and designated portions of Monroe County, New York, known as Coal Area IV and more specifically hereinafter described, may sell and deliver contract carrier services in the transportation and handling of coal and coke in said area as follows:

Charges Description of service Hauling coal, per ton, shoveled off_ __ \$1.12 Hauling coal, per 1/2 ton, shoveled off__ .81 Hauling coal, per 14 ton, shoveled off__ - 60 1.24 Hauling coke, per ton, shoveled off_ .92 1.40 Hauling buckwheat, rice and barley, per ton, choveled off_ 1.12 Hauling buckwheat, rice and barley, per 1/2 ton, shoveled off .81 Commercial load lots. .84 Bituminous coal, per ton, shoveled 1.04 .79 Straight load lots_. Carrying or wheeling coal and coke, .75 per ton_. Carrying or wheeling coal and coke, per 1/2 ton .45 Carrying or wheeling coal and coke, per 1/4 ton -30 Carrying coal and coke up or down ctairs, per ton per flight.
Carrying coal and coke up or down .75 stairs, per 1/2 ton per flight

Carrying coal and coke up or down
stairs, per 1/4 ton per flight .45 .30 Removing coal or coke from cellar: With two men and truck (per 2.75 hour) ... With one man and truck (per hour)_ 1.35 Cannel coal; per ton____ Cannel Coal: Per 12 ton. Per 13 ton. .90 .75 Hauling 50-lb. bags from dear yards to dealers' offices, per bag-59-lb. bags from dealers' .05

Except as hereby amended, Order No. G-29 under § 1499.18 (c) of the General Maximum Price Regulation shall remain the same and all provisions thereof shall remain applicable.

This amendment shall be effective immediately.

Issued this 29th day of October 1945.

LEO F. GENTNER, Acting Regional Administrator.

[F. R. Doc. 45-20273; Filed, Nov. 2, 1945; 4:18 p. m.]

[Region V Order G-1 Under Order 4332 to MPR 188]

SOUTHERN AIRCRAFT CORP.

ESTABLISHMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to the authority vested in the Regional Administrator by Order 4332 to MPR 188, It is ordered:

(a) Maximum prices for sales by Southern Aircraft Corporation, Gar-land, Texas of the commodities herein described are established as follows:

Sales to—	Stool (kitchen, aluminum) Model #50009-2	Chair (kitchen, aluminum) Model #50039-2
Wholesalers or jobbers. Department and chain stores. Other retailers. Consumers.	Each \$2.50 3.00 3.33 5.00	Each \$2. 75 3. 30 3. 67 5. 50

(b) Maximum prices for sales of the following described commodities when made within Region V of the Office of Price Administration (comprising the States of Texas, Missouri, Kansas, Oklahoma, Louisiana and Arkansas) by any seller other than Southern Aircraft Corporation are established as follows:

Sales to—	Stool (kitchen, aluminum) Model #50009-2	Chair (kitchen, aluminum) Model #50039-2
Wholesalers or jobbers	Each \$2,50 3,00 3,33 5,00	Each \$2, 75 3, 30 3, 67 5, 50

(c) Maximum prices established herein for Southern Aircraft Corporation are f. o. b. factory. Terms of sale net 30 days, 2% cash discount in 10 days.

(d) Southern Aircraft Corporation must notify all jobbers and wholesalers' in writing of the maximum prices at which such resellers may sell the items covered by this order. Such written notification must be given to such resellers at or before the time of delivery. Southern Aircraft Corporation must also attach to each item sold a retail price tag as hereinafter required.

(e) No person subject to this order may deliver any of the items covered unless the retail price tag described below is securely attached to such item.

The tag to be attached by Southern Aircraft Corporation must be a durable one, must contain in easily readable lettering the Model Number of the article to which it is attached, the retail ceiling price and a space in which the retailer may insert his selling price. The following will suffice:

> Do not detach or obliterate. Model No. ____ OPA Ceiling Price—\$____ Selling Price—\$____

This order may be revoked, changed or amended at any time.

Issued at Dallas, Texas and effective this 30th day of October, 1945.

> W. A. ORTH, Regional Administrator.

[F. R. Doc. 45-20276; Filed, Nov. 2, 1945; 4:18 p. m.]

[Region VIII Order G-7 Under RMPR 1361

STAR MARINE ENGINE WORKS

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and under authority vested in the Regional Administrator of the Office of Price Administration by sections 21 and 29 of Revised Maximum Price Regulation No. 136, It is hereby ordered:.

(a) The adjusted maximum prices at which Star Marine Engine Works. Oakland, California, may sell marine engines manufactured from new automobile motors, and manifolds, manufactured by said company, shall be as follows:

Marine Engines Manufactured From New Automobile Motors

Туре	Maximum price to consumers	Maximum price to dealers
Ford V-8. Mercury. Emp. 6-74 (Plymouth 6). Emp. 6 (Chrysler 6).	\$579.00 608.00 623.00 664.00	\$436.90 457.74 444.10 485.52
Manifolds		
V-8 and Mercury Model A. Chrysler 6 (up to year 1936) Plymouth 6 (Chrysler 6— light) Chrysler 8 Star 4 Emperor 4-50 Emperor 6-90 Emperor 6-125	26. 40 23. 45 33. 00 32. 95 45. 80 20. 65 21. 80 35. 10 43. 75	20. 40 17. 16 24. 50 23. 95 33. 78 16. 16 16. 25 26. 03 31. 75

(b) The adjusted maximum prices at which any reseller may sell the items described in paragraph (a) above, manufactured by Star Marine Engine Works, shall be the prices as set forth in paragraph (a) above.

(c) Insofar as the prices established in paragraph (a) above cover items heretofore covered by individual order to Star Marine Engine Works, said individual order or orders are hereby revoked and in lieu thereof the prices above established shall prevail.

(d) All allowances, discounts, or other price differentials in effect during March. 1942, shall be maintained.

(e) This order shall apply to Region VIII, which comprises the States of California, Washington, Nevada, Oregon (except Malheur County), and Arizona (except those portions of Coconino and Mohave Counties lying north of the Colorado River), and the following counties in the State of Idaho: Benewah, Bonner, Boundary, Clearwater, Kootenai, Latah, Lewis, Nez Perce, Shoshone and Idaho.

(f) This order may be corrected, amended or revoked at any time.

This order shall become effective October 28, 1945.

Issued this 22d day of October 1945.

GUY R. KINSLEY,

Acting Regional Administrator.

[F. R. Doc. 45-20270; Filed, Nov. 2, 1945; 4:17 p.m.]

[Region VIII Order G-1 Under RMPR 269. as Amended, Revocation1

POULTRY IN SAN FRANCISCO REGION

For the reasons set forth in an opinion issued simultaneously herewith and under the authority conferred upon the Regional Administrator by section 2.1 of Second Revised Maximum Price Regulation No. 269, and the authority reserved in Order No. G-1 under Revised Maximum Price Regulation No. 269, said order is hereby revoked.

This revocation shall become effective immediately.

Issued this 2d day of November 1945.

CHAS. R. BAIRD, Regional Administrator.

Approved: November 1, 1945.

MILTON QUINT.

Division Counsel for Food. Louis J. Popper.

Acting Price Executive, Poultry, Eggs & Dairy Products Branch.

J. B. HUTSON,

Acting Secretary of Agriculture.

[F. R. Doc. 45-20275; Filed, Nov. 2, 1945; 4:18 p. m.]

[Region II Order G-53 Under RMPR 122. Amdt. 18-A]

SOLID FUELS IN NEW YORK

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by §§ 1340.260 and 1340.259 (a) (1) of Revised Maximum Price Regulation No. 122, Order No. G-53 is amended in the following re-

(1) Appendix A and Appendix B are revised to read as follows:

Appendix A is herewith annexed. Appendix B is herewith annexed.

This Amendment No. 18 to Order No. G-53 shall become effective July 19, 1945.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 19th day of July 1945.

CHARLES T. ABERNETHY. Acting Regional Administrator. Appendix A-Specified Higher Priced Anthracite and Permitted Increases, by Size and Kind, Under Paragrafii (b) 67 Ouder No. G-53

`	gal pu fra	nitted ble ar rsuan etions prope	ea ce t to 1 of a	iling saragi net t	rrice aph	for (6)	inthin ir sal	23 Cf]			eah pah fra:	olited ; oli en munt relori recpo	to j	iling paragr nas t	terice	for a	inth:	acite.
Kind .	Broken	Egg .	Stovo	Nut	Pea	Buckwheat	Rlco	Darley		Kinl	Braken	Deg	Stove	Nut	Pea	Buckwheat	Rico	Barley
1) "Jeddo Coal", "Highland Coal", "Hazle Brook Coal". (This includes only anthracite prepared at Jeddo No. 7 and High- land No. 5 Breakers of the Jeddo	\$0. 2 5	\$0.25	\$0. 25	\$0. 2 5	SO. 23	50.2°	\$0.1¢		542	(This includes only authrocite wheel and prepared by Allen and Company, of its Alden Oper- ion, leaded in Newbort Town-	23.42	\$0.40 S	0.40	50.4 3	\$9.49	eo. 40	§0. 23	
Highland Company, Jeddo, Pa., and marketed under the trade name "Jeddo Coel," "Highland Coel" or "Hazle Brook Coel.") 2) "Franklin Lykens" (This includes only anthracite	.75	1.00	1.25	.00			. 10	••••	(14) "Bi	ip, Luzemo Ceinty, Pa.) uck Run" (This includes only anthrodic oluent and prepared by Buck un Cellery Company, et its uck Run Collery Ruck Run	.α	.cz	.63	.€3	.€5	.50	.10	
produced by Franklin-Lykens Coal Company, Ashland, Pa., prepared at the Williamstown Breaker of that company, and marketed under the trade name "The Only Genuine Franklin									(15) "D	r) (Luga). (Luga).	. @		5.0					
Coal of Lykens Valley.") 3) "Greenwood" (This includes only anthracite produced by Lehigh Navigation Coal Company, and sold under the trade name "Old Company's Lehigh Greenwood Premium An-		.23	.23	.23	.23				(16) "L	clused by Delans Arthronto bilener Compeny and Prepared its Delans and Park Breakers part Cod Compeny". (This includes only anthrocite column and prepared by Lemma and Compeny and prepared to their Western Breaker, Shenangh, Ha. Early anthrocite prepared for Mahanay Cod Mining on the Mahanay Cod Mining Compeny.	. 20	.20	.00	.30	.20	.50	.17	
thracite.") "Salem Hill" (This includes only anthracite produced by the Haddock Mining Company at the Salem Hill Col-	.85	.85	.85	.45	.40	.15	.30		(17) "È	chic-Bergo" (This lockules only antimosite the local by Kehec-Bergo Coal courant, and prevented at their	.20 -	.03.	.50	.20	.50	.20	.20	-
liery, Schuylkill County, near Pottsville, Pa., and marketed un- der the trade name "Salem Hill."). 5) "Silver Brook". (This includes only anthracite produced by the Haddock Mining	.45	.45	.45	.45	.45	.45	.84		1 10	renker feented at Duryce, Pa.) foren—New Besten" (This includes only authorated reduced by Merch-New Besten renker Corporation, and pre- renker Corporation, and pre- red at its Merch-Collegy.) Villam Penn Collegy Company".	.15 B	.15	.13					
produced by the Haddock Mining Company of Wilkes-Barre, Pa, at the Deringer Colliery, Fern Glen, Luzerne County, Pa., and the Tomhicken Colliery, Sugar Loaf Township, Luzerne County, Pa., which is shipped to the Bea- ver Meadow Breakers, Beaver Meadows, Carbon County, Pa.,									ii ii C	(1013 includes only antarchic regluced by William Fean Col- cry Company, and prepared at 3 William Pean Collegy Ireated car Shoft, Pa. This chould not be unfaced with Pean Collector tempony anthrotic appearing in	.42	.43	.43	.43	.45	.45	4	
for preparation, and which is mar- keted under the trade name "Sil- ver Brook.") 6) "Dial Rock" (rail) (This includes only anthracite produced and prepared by the Dial Rock Coal Company, Scran-	-40	.40	.40	.40	.40	.40	.41)	(3) "J	cm No. 9.) (This includes only authorate (This includes only authorate refused by Jermyn-Green Col- lempany, Inc., Iron No. 14, No. 0 and Butler Cellicries, and prepared this No. 14 breaker)		03.	.8	.56	-50	.20	.5	-
ton, Pa., for rail shipments only, and marketed under the trade name "Dial Rock Coal.") 7) "Dial Rock" (truck) "This includes only anthracite	.30) .z	.30	اع.	.21) .a	s.	0	(21) "I	ndian Heed" (mil). (This includes only anthroads reduced and prepared by Indian feed Ceel Company of its Indian Içed Colllery, for rall chipments		.20	. 5	.26	.20		.5)
produced and prepared by the Dial Rock Coal Company, Scranton, Pa., for truck shipments only, and marketed under the trade name "Dial Rock Coal.") 3) "Orange Disc"		0 .70))), 70	.70) } .70	 0)		0}	(22) "2	nly.) 6. 9 Ccal Cempany"		.40			}	.40		
(This includes only anthracite produced and prepared by the Payne Coal Company, Wilkes-Barre, Pa., at its Exeter Collicry, and marketed under the trade									(23) "1	makin Ceal attack Ce. (This applies only to anthroate veduced and prepared by Franklin Teal Mining Co., Pitteton, Pa., at ts Mineral Springs and Franklin		-50		0 .20		•	ء ا	G
name "Orange Disc Anthracite.") (9) "Penn Collieries" (This includes only anthracite produced and prepared by Penn Collieries Company, Scranton, Pa which is taken from mines operate	. · · · · · · · · · · · · · · · · · · ·	0 .9	9.	9.	9.	0 .7	s .3	5	(24) "1	Colleges) Lobb Coal Company" (This applies only to anthroide reducal and prepared by Lobb Coal Company, Potterill, Par, Mis breaker at Schuylkill Haven,		.50		0 .5	.5	.54	٤. أَنْ	0
by that company in Lackawanne County, Pa., and prepared by it a the Von Storch Colliery.) This should not be confused with Wil liam Penn Colliery Company an	t S								(23) "	fa.) Reco Valley Coal Company" (This includes only antimotio produced by Reco Valley Coal Company Pittston, Pa., and pro-	.4	.43	.4	4. أو	.4	3.	3 .2	3 80
thracite in item No. 19. (10) "Dragondale": (Rail shipments) only (Truck shipments) only (This includes only anthracit prepared by Dragondale Coal Cor	e '	25 .2 50 .5	5 .2	5 : S	30 .3	:	ن اور	2 1.0:	(23) "1	carcia (Ir Basker No. 5 Cellicky.) Hasia Brask Coal Company." "Ravon Hun Coal Company." (This applies to Fenneyivania mithracia producal by Hazia Brask Coal Company and Ravon	.0	o .a		.z	ء . د	o .2	o .z	(O) -
poration at its Dragondale Breake Mt. Carmel, Pa.) (11) "Repplier" or "New Castle" (This includes only anthractive and property by Ref	r. e	EO .8	zo .:	70	a .	50 .4		.40		nun (cal Company and proposed by the Milvalley Breaker of the Harls Brook Coal Company and said under the trade name of "Raven Run Ceal.") Duryea Anthroelle Company"	3.	0 .20		, o	ο .ε	o, .c	0 .	20,-
plier Coal Company, Buck Rur Pa., at its New Castle Colliery.) (12) "T. E. Steel Coal Company" (This includes only anthracti produced by T. E. Steel Coal Con pany and prepared at its Centre Breaker located at Junedale, Pa.	a. u	£0 .4	20 .	zo	æ .	. 0	20 .:	25		(This applies only to Fennsylvania anthrocitoprofused and pro- yand by Duryco Anthrocito Com- cany at its httgsweed Breaker, Laftin, Pa.)	:							

Appendix A-Specified Higher Priced Anthracite and Permitted Increases, by Size and Kind, Under Paragraph (b) of Order No. G-13-Continued

Kind	ca pu ire	ble a irsuan iction:	rea ce	iling parag net t	price	for	anthr	appli- acite, les of shall		ca pt fra	blo aı ırsuan	rea co it to j	iling paragi net i	price aph	for (b) (f	or sa	appli- acite, deg of shall
, ,	Broken	Egg	Stove	Nut	Poa	Buckwheat	Rico .	Barley	Kind	Broken	Egg	Store	Nat	Pra	Buckwheat	Bice	Barley
(28) "Luzerne Anthracite" (This applies only to anthracite produced by Luzerne Anthracite, Incorporated, and prepared at its Luzerne Anthracite Colliery.) ("Morrellville Coal Mining Co." (This applies only to anthracite produced and prepared by Morrellville Coal Mining Company at its Gowen Colliery.) (30) "Susquehanna Collieries Company" (This includes only anthracite produced by Susquehanna Collieries Company, and prepared at its Glen Burn Colliery, Shamokin, Pa.)	.50	.50	.50	.50	. 50	.35	.15		(31) "Gilberton Coal Company" (This includes only anthracito produced and prepared by the Gilberton Coal Company, Gilberton, Pa.) (32) "Frackville Coal Company" (This includes only anthracito produced and prepared by the Frackville Coal Company, Inc. at its Lucanna Colliery located in Cumbola, Pa.) (33) "Eagle Hill Coal Company" (This includes only anthracito produced and prepared by the Eagle Hill Coal Company, Pottsville, Pa.)	.20	20	.20	.20	•20	.20	•20	

APPENDIX B-AREA DOLLARS-AND-CENTS ORDERS SUBJECT TO INCREASES PURSUANT TO ORDER

The following orders and any subsequent revisions thereof: (geographic coverage falls within jurisdiction of district offices indi-

sated by parentheses).

Second Revised Order No. G-1 under \$\frac{8}{1}340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122. (Trenton district office.)

Revised Order No. G-3 under § 1340.260 of Revised Maximum Price Regulation No. 122. (New York regional office.)

Revised Order No. G-7 under § 1340.260 of Revised Maximum Price Regulation No. 122. (Philadelphia district office.)

Revised Order No. G-8 under §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122. (Camden district

Order No. G-9 under §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122. (Philadelphia district

Revised Order No. G-11 under §§ 1340.259 (a) (1) and 1340,260 of Revised Maximum Price Regulation No. 122. (Newark district

office.) Revised Order No. G-12 under §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122. (Newark district

Revised Order No. G-13 under §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122. (Williamsport district office.)

Revised Order No. G-14 under §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122. (New York re-

gional office.)
Revised Order No. G-15 under §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122. (Baltimore district

Revised Order No. G-16 under § 1340,260 of Revised Maximum Price Regulation No. 122. (Newark district office.)

Revised Order No. G-17 under § 1340,260 of Revised Maximum Price Regulation No.

122. (Trenton district office.)
Revised Order No. G–18 under §§ 1340.259
(a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122. (Buffalo district

Revised Order No. G-19 under § 1340.260 of Revised Maximum Price Regulation No. 122. (Camden district office.)

Order No. G-20 under § 1340,260 of Revised Maximum Price Regulation No. 122. (Newark district office.)

Order No. G-22 under §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price

Regulation No. 122. (Philadelphia and Harrisburg district offices.)

Order No. G-24 under §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122. (Williamsport district office.)

Order No. G-27 under §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regu-

and 1340.260 of Revised Maximum Frice (Wilmington district office.)
Order No. G-29 under §§ 1340.259 (a) (1)
and 1340.260 of Revised Maximum Price
Regulation No. 122. (New York regional Office.)

Order No. G-32 under §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122. (Newark district office.) Order No. G-35 under § 1340.259 (a) (1) of

Revised Maximum Price Regulation No. 122. (Scranton district office.)
Order No. G-36 under §§ 1340.259 (a)

and 1340.260 of Revised Maximum Price Regulation No. 122. (Camden district office.)

Order No. G-37 under §§ 1340,259 (a) (1) and 1340,250 of Revised Maximum Price Regulation No. 122. (Albany district office.) Order No. G-38 under §§ 1340.259 (a) (1)

and 1340,260 of Revised Maximum Price Regulation No. 122. (Binghamton district office.)

Order No. G-39 under §§ 1340,259 (a) (1) and 1340,260 of Revised Maximum Price Reulation No. 122. (Trenton district office.)

Order No. G-40 under §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122. (Thenton district office.)
Order No. G-41 under §§ 1340,259 (a) (1)

and 1340.260 of Revised Maximum Price Regulation No. 122. (Trenton district office.)

Order No. G-42 under §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Reg-

ulation No. 122. (New York regional office.) Order No. G-44 under §§ 1340,259 (a) (1) and 1340,260 of Revised Maximum Price Regulation No. 122. (Binghamton district office.)

Order No. G-45 under §§ 1340.259 (a) (1) and 1310.260 of Revised Maximum Price Regulation No. 122. (Binghamton district office.)

Order No. G-46 under §§ 1340,259 (a) (1) and 1340.260 of Revised Maximum Price Reg-

ulation No. 122. (Harrisburg district office.) Order No. G-49 under §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122. (New York regional office.) Order No. G-50 under Revised Maximum

Price Regulation No. 122. (Issued by the National Office) (Harrisburg district office.)

Order No. G-51 under §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122. (Altoona district office.) Order No. G-52 under §§ 1340.259 (a) (1)

and 1340.260 of Revised Maximum Price Regulation No. 122. (Syracuse district office.)

Order No. G-59 under §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122. (Baltimore district office.) Order No. G-61 under §§ 1340.259 (a) (1)

and 1340.260 of Revised Maximum Price Regulation No. 122 (New York regional office.)

[F. R. Doc. 45-20274; Filed, Nov. 2, 1945; 4:18 p. m.]

[Region VIII Order G-12 Under MPR 329, Amdt. 12]

Fluid Milk in San Francisco Region

An opinion accompanying this amendment has been issued simultaneously herewith.

Order No. G-12 under Maximum Price Regulation No. 329 is amended in the following respects:

1. Paragraph (a) (1) is amended by striking therefrom the words "Columbia County" and the accompanying maximum prices, and substituting therefor the following:

Columbia County-Except the Town of St. Helens_____ \$0.85 The Town of St. Helens

2. Paragraph (a) (1) is amended by changing the price provided for "Hood River County" from \$0.85 to \$0.90.

3. Paragraph (a) (1) is amended by striking therefrom the words "Washington County" and the accompanying maximum prices, and substituting therefor the following:

Washington County—Except the Town of Hillsboro ... ----- \$0. 85 The Town of Hillsboro

This amendment to Order No. G-12 shall become effective October 29, 1945.

Issued this 23d day of October, 1945.

FRANK H. SLOSS. Acting Regional Administrator.

Approved:

ALDON D. HURLEY,

Acting Officer in Charge, Dairy Branch, Western Region, Production and Marketing Ad-ministration, United States Department of Agriculture,

[F. R. Doc. 45-20277; Filed, Nov. 2, 1946; 4:18 p.m.]

[Region VIII Order G-37 Under 3 (e)]

OVERSEAS SHIPPING CONTAINERS IN SAN

FRANCISCO REGION

For the reasons set forth in the accompanying opinion and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.3 (e) of the General Maximum Price Regulation, It is hereby ordered:

(a) The maximum prices for sales to retailers and to ultimate consumers of the following described overseas shipping container shall be as follows:

Overseas Shipping Container; all metal, measuring 8½" x 5½" x 4½", water proof, fire resistant, specially coated inside to protect foods, with an air-tight lid.

Maximum price to retailers \$0.235
Maximum price to consumers 0.37

(b) This order shall apply to sales in Region VIII, which consists of the States of California, Washington, Nevada, Oregon (except Malheur County), Arizona (except those portions of Coconino and Mohave Counties lying north of the Colorado River), and the following counties in the State of Idaho: Benewah, Bonner, Boundary, Clearwater, Kootenai, Latah, Lewis, Nez Perce, Shoshone, and Idaho.

(c) This order may be revoked, amended, or corrected at any time.

This order shall become effective October 30th, 1945.

Issued this 24th day of October 1945.

WARD COX.

Acting Regional Administrator.

[F. R. Doc. 45-20272; Filed, Nov. 2, 1945; 4:17 p. m.]

[Region VIII Order G-108 Under 18 (c), Amdt. 1]

PORT ORFORD CEDAR LUMBER IN SAN FRANCISCO REGION

An opinion accompanying this amendment has been issued simultaneously herewith.

Order No. G-103 under § 1499.18 (c) of the General Maximum Price Regulation is amended in the following respect:

(1) In Appendix A under the heading "Additions" under "Any Surfacing (A. L. S.)" the first item is amended to read:

"For widths of less than 4""

This amendment to Order No. G-108 shall be effective September 28, 1945.

Issued this 22d day of October 1945.

Goy R. Kinsley, Acting Regional Administrator.

[F. R. Doc. 45-20271; Filed, Nov. 2, 1945; 4:17 p. m.]

[Region II Rev. Order G-7 Under RMPR 122, Amdt, 4]

PENNSYLVANIA ANTHRACITE IN PHILADEL-PHIA, DELAWARE, BUCKS AND MONTGOM-ERY COUNTIES, PA.

For the reasons set forth in an opinion issued simultaneously herewith and un-

der the authority vested in the Regional Administrator of the Office of Price Administration by §§.1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122, Revised Order No. G-7 is amended in the following respects:

1. Paragraph (a) (1) is amended to read as follows?

In this order, "Pennsylvania anthracite" shall be called simply "anthracite". Wherever the word "anthracite" is used in this order the words "and briquettes" shall be added by reference.

- 2. Paragraph (d) (1) is amended to read as follows:
- (1) For sales of anthracite and briquettes of the sizes and in the quantities specified.

Size briquettes	Pernet ton	Pernet }2 ton	Per 100 pounds (for cales of 100 1 ounds er more, ele.)	Per 50 Funds bag
Reading	\$12.25	88.65	€0.75	80.45
	11.75	0.49	.70	.45

Discounts and service charges remain the same.

- 3. Paragraph (e) (1) is amended to read as follows:
- (1) Sales by dealers except those who normally sold exclusively to equipped dealers.

Size briquettes	Per net ten (fer sales of latener more)	Per 100 lbs. (ler rales of 100 lbs. cermore, but leas than \$2 (en)	Pertolb. koz
ReadingAmbriceal	\$9,23 8.75	:0.c	89.49 .40

- 4. Paragraph (q) is amended by redesignating subparagraph (15) as subparagraph (16) and inserting a new subparagraph (15) to read as follows:
- (15) "Briquettes". Ambricoal briquettes are manufactured by the American Briquette Company at Lykens, Pennsylvania. Reading briquettes are manufactured by the Ecco Manufacturing Company at Pine Grove, Pennsylvania.

This Amendment No. 4 to Revised Order No. G-7 shall become effective October 22, 1945.

(56 Stat. 23, 765; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; and E.O. 9328, 8 F.R. 4681)

Issued: October 29, 1945.

LEO F. GENTRER, Acting Regional Administrator.

[F. R. Doc. 45-20309; Filed, Nov. 5, 1945; 1:06 p. m.]

[Region II Order G-9 Under S.O. 94] Canvas Flag Cases in New York Region

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and in accordance with section 11 of Supplementary Order 94, and Emergency Price Control Act of 1942, as amended, it is ordered:

(a) What this order does. This order establishes maximum prices for sales and deliveries to wholesalers, to industrial and commercial users, to retailers, and to consumers within Region II which includes the following states: New York, New Jersey, Pannsylvania, Delaware, Maryland and the District of Columbia, of certain canvas flag cases hereinafter described which have been purchased from the U.S. Department of Commerce.

(b) Maximum prices. Maximum prices for the sales and deliveries of the canvas flag cases described as follows: 25" long x 5" wide with 5" cover, 2 canvas straps with buckle—1" wide x 22" long, 2—18" leather thongs.

- (c) Discounts. Every seller shall continue to maintain his customary allowances, discounts and other price differentials.
- (d) Relation to other regulations and orders. This order, with respect to the commodity it covers, supersedes any maximum price regulation otherwise applicable.

This order, may be revoked or amended at any time.

This order, shall become effective immediately.

Issued this 31st day of October 1945.

Leo F. Genther, Acting Regional Administrator.

[F. R. Doc. 45-20312; Filed, Nov. 7, 1945; 1:07 p. m.]

[Region II Rev. Order G-12 Under RLIPR 122, Amdt. 3]

Pennsylvania Anthracite In Essex, Hudson and Union Counties, N. J.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122, Revised Order No. G-12 is amended in the following respects:

- 1. Paragraph (e) (1) and (e) (2) is amended to read as follows:
- (1) Sales by dealers except those who normally sold exclusively to other dealers for resale.

	Sales to	dealers	Sales to con- sumers				
Size	ton for sales of 1/2 ton	100 lbs. or more but less	Pernet ton for sales of ½ ton or more	or more but less			
Broken, egg, stove, nut	\$11. 60 9. 75 7. 80 6. 90 5. 60 3. 25	\$0.70 .60 .85	\$13.05 11.35 8.90 8.10	\$0.80 .70 .65			

(2) Wholesale yard sales (sales from yards of dealers who have normally sold exclusively to other dealers for resale).

	er net ton
Broken, egg, stove, nut	\$11.60
Pea	9.70
Buckwheat	7.80
Rice	6.90
Barley	5.65
Screenings	3.25

2. Paragraph (f) is amended to read as follows:

as follows:							
Oler		ered at yard—	Deliv- ered to	Sales to ulti-			
Size	Dealers	Con- sumers	retail stores	mate con- sumer			
	Maxir	num prio pape	e per 50 r bag	pound			
NutPea	\$0.395 .34	\$0. 445 . 39	\$0. 445 . 39	\$0. 495 • 44			
•	Maxir	num pric pape	e per 25 r bag	pound			
Nut	\$0. 20	\$0. 22	\$0. 22	\$0. 27			
	Maximum price per 12 pound paper bag						
Nut	\$0.10		\$0.11	\$0.13			

This Amendment No. 3 to Revised Order No. G-12 shall become effective as of October 17, 1945.

(56 Stat. 23, 765; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; and E.O. 9328, 8 F.R. 4681)

Issued this 29th day of October 1945.

LEO F. GENTNER, Acting Regional Administrator.

[F. R. Doc. 45-20310; Filed, Nov. 5, 1945; 1:06 p. m.]

[Region III Order G-1 Under Rev. Sup. Service Reg. 50, to RMPR 165]

BOWLING IN DAYTON, OHIO, AREA

Order G-1 under section 648 (c) (5) of Revised Supplementary Service Regulation No. 50, to Revised Maximum Price Regulation 165 as amended. Maximum prices for bowling in the Dayton, Ohio, Area. Docket No. 3-RSSR 50-648 (c) (5)-G-1.

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to the authority vested in the Regional Administrator of Region III by the provisions of section 16 (a) of Re-

vised Maximum Price Regulation No. 165, as amended, and § 1499.648 (c) (5) of Revised Supplementary Service Regulation No. 50, as amended, it is hereby ordered that:

(a) The purpose of this order. This order adjusts the maximum prices established by Revised Maximum Price Regulation No. 165 as adjusted for certain types of bowling in the area set forth in paragraph (g) hereof (hereinafter referred to as the "Dayton Area"), and establishes uniform maximum prices for such types of bowling in said area.

(b) Maximum prices. (1) On and after the effective date of this order, regardless of any contract, agreement, or other obligation, no person shall sell, offer to sell, or furnish the type of bowling commonly known as ten pins, at prices in excess of the following:

(2) Lower prices than those set forth herein may be charged, demanded, or received.

(c) Exclusions. The provisions of this order shall not apply to types of bowling known as duck pins, candle pins, and similar types of bowling.

(d) Relationship to Revised Maximum Price, Regulation No. 165. The maximum prices established hereby supersede the maximum prices established by Revised Maximum Price Regulation No. 165 and Revised Supplementary Service Regulation No. 4 for any seller of tenpins bowling in the Dayton area. Except as herein otherwise provided, all sellers of bowling in the Dayton area shall be and remain subject to all of the provisions of Revised Maximum Price Regulation No. 165, as amended, and Revised Supplementary Service Regulation No. 4.

(e) Posting. Every person operating a bowling establishment subject to this order shall, within ten (10) days after the effective date hereof, post his maximum prices for bowling established hereby in a manner plainly visible to the patrons of such establishment.

(f) Definitions. The following definitions shall apply to the terms used herein:

herein:
(1) "League bowling" means bowling under contract by groups of bowlers and the bowling proprietors, by the terms of which the rates and conditions of bowling are set for the season

ing are set for the season.
(2) "Open bowling" means all non-league bowling.

(3) Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, and Revised Maximum Price Regulation No. 165, as amended, shall apply to other terms used herein.

(g) Geographical applicability. This order shall apply to all bowling establishments located within the corporate limits of the City of Dayton, Ohio.

(h) Revocation and amendment. This order may be amended, modified, or revoked at any time by the Office of Price Administration.

This order shall become effective September 18, 1945.

Issued: September 18, 1945.

John F. Kessel, Acting Regional Administrator.

[F. R. Doc. 45-20314; Filed, Nov. 5, 1945; 1:07 p. m.]

[Camden Rev. Order G-1 Under MPR 426]

Fresh Fruits and Vegetables in Atlantic, Camden, Burlington, Gloucester, Salem, Cumberland and Capi May Counties, N. J.

For the reasons stated in an opinion issued simultaneously herewith and pursuant to the authority contained in section 8 (a) (7) of Maximum Price Regulation No. 426, this Revised Order is hereby issued.

Section 1. What this order does. This order establishes the amount of freight from basing point to wholesale receiving point which may be added to the Maximum basing point price for the purpose of determining maximum selling prices of the fresh fruits and vegetables, listed in the appendices annexed hereto and made a part hereof, at the wholesale receiving points listed in said appendices and the markets which each wholesale receiving point so listed serves.

Sec. 2. Where this order applies. This order applies in the Counties of Camden, Burlington, Gloucester, Salem, Cumberland, Atlantic and Cape May in the State of New Jersey.

Sec. 3. Determination of the amount of freight allowed in establishing maximum selling price. The amount of freight from basing point to wholesale receiving point which may be added to the maximum basing point price for the purpose of determining maximum selling prices of the items covered by this regulation at all wholesale receiving points in the area described above and in the markets they serve shall be the amounts set forth in the appendices annexed hereto.

This amount includes all allowances, if any, for protective and other accessorial services and all taxes on transportation costs.

The amount of freight from basing point to any wholesale receiving point in the area described above is determined by adding the appropriate amount listed in Appendix B to the appropriate amount listed in A, which establishes such freight for the wholesale receiving point of Philadelphia, Pa.

Sec. 4. Meaning of terms. The terms "basing point" and "wholesale receiving point" are to be understood as defined in Maximum Price Regulation No. 426.

SEC. 5. Effective date. This revised order shall become effective on September 21st, 1945.

Issued this 20th day of September 1945.

T. HAROLD DEMPSEY, District Director.

Approved: October 18, 1945.

J. B. Hutson, Acting Secretary of Agriculture. Appendix A-Freight Allowance From "Basing Form" to Philadelphia, Persistlyania

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APPENDIX B-FREIGHT TO ALL WHOLESALE RECEIVING POINTS

Commodity in standard containers picked as in appendix A	For any wholesale receiving point in Camden, Burlington, Gloucester, Salem, and Cumberland Counties	For any wholesale and receiving point in Atlantic and Cape May Counties	Commodity in standard containers picked as in appendix A	For any wholesale receiving point in Camden, Burlington, Gloucester, Salem, and Cumberland Counties		Commodity in standard containers picked as in appendix A	For any wholesalo receiving point in Canden, Burlington, Gloucester, Salom, and Cumberland Counties	For any wholesale and re- celving point in Atlantic and Capo May Countles
Carrots, bunched All citrus fruits, standard containers (136 or 136 bushels) Pears, standard containers, 50 pounds Cucumbers, except hothouse. Eggplant, 114 bushel or crate. Green peas Beans (green and wax)	.20 .20 .16 .12	.49 .30 .29 .27	Honey balls or cantaloupe, 83-	\$0.21 .30 .07 .20 .16	\$0.31 .37 .11 .25 .24 .48 .24	Persian melons, 43-pound container. Casaba melons, 42-pound container. Cranshaw melons, 40 pounds. Grapes. Sweet potatoes, 50 pounds. Apples, 1 bushel or box. Cranberries, 55 pound.	.12 .20 .20	\$0, 26 .25 .24 .18 .35 .25

Note: To determine the full amount of freight from basing point to any wholesale receiving point in the Camden District area, add the appropriate amount named in this appendix B to the appropriate amount named for the item in appendix A.

[F. R. Doc. 45-20311; Filed, Nov. 5, 1945; 1:06 p. m.]

[Montgomery Order 2d Rev. Order G-1 Under Gen. Order 50, Amdt. 3]

MALT AND CEREAL BEVERAGES IN ALABAMA

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the District Director of the Montgomery District Office, Region IV, of the Office of Price Administration by General Order Number 50, Issued by the Office of Price Administration and Revised Delegation Order Number 17, issued May 5, 1944, by the Regional Administrator of Region IV, the price list in Appendix A to 2d Revised Order G-1 under General Order Number 50 is hereby amended as follows:

1. The following brand or trade name with the maximum prices of 12-ounce and 32-ounce bottles thereof is added to Group 1-B under the appropriate columns:

Group 1-B: Brand or trade name	Maximun bot	n price per
	12-ounce	32-ounce
Drewry Old Stock Ale	Cents 25	Cents 45

2. The following brand or trade name with the maximum prices for 12 ounce and 32 ounce bottles thereof is added to Group 2-B under the appropriate columns:

Group 2-B: Brand or trade name	Maximum	n price per
Group 2-D. Mand of Gade hame	12-ounce	32-ounce
Drewry Old Stock Ale	Cents 20	Cents 40

3. The following brand or trade name with the maximum prices for 12 ounce and 32 ounce bottles thereof is added to Group 3-B under the appropriate columns:

Group 3-B: Brand or trade name	Maximum price per bottle		
· · · · · · · · · · · · · · · · · · ·	12-ounce	32-оплсе	
Drewry Old Stock Ale	Cents 18	Cents 35	

This amendment shall become effective immediately.

Issued this 29th day of October 1945.

IRBY A. JONES, District Director.

[F. R. Doc. 45-20313; Filed, Nov. 5, 1945; 1:07 p. m.]

[Sioux Falis Order G-2 Under RMPR 259]

Domestic Malt Beverages in South Dakota

For the reasons set forth in the accompanying opinion, it is hereby ordered:

SECTION 1. What this order does. In accordance with the provisions of section 4.1 (c) of RMPR 259, as amended, this order establishes a base delivery zone for wholesalers of bottled and canned domestic malt beverages by establishing the geographical limits of such a zone.

SEC. 2. Where this order applies. The provisions of this order apply to all wholesalers of bottled and canned domestic malt beverages located within the counties of Brown, Day, Edmunds, Faulk, Marshall, McPherson, Spink and Walworth in the State of South Dakota.

Sec. 3. Applicability—(a) Within the base delivery zone. No wholesaler located within the area described in section 2 of this order may charge for delivery within the base delivery zone consisting of all of Brown, Day, Edmunds, Faulk, Marshall, McPherson, Spink, and Walworth Counties in the State of South Dakota.

Such sellers' ceiling prices for sales may not exceed the ceiling prices figured in accordance with the provisions of RMPR 259, as amended.

(b) Outside the base delivery zone. Such sellers located within the area de-

scribed in section 2 of this order may charge in addition to their ceiling prices for bottled and canned domestic malt beverages for delivery outside the base delivery zone described in section 3 (a) in accordance with the applicable provisions of RMPR 259, as amended. The charges which may be added are:

Permitte	rd –
Distance beyond base delivery of	arge
delivery zone cents per	caso
20 miles or less	3
More than 20 miles but less than	
40 miles	в
40 miles or more but less than 60	
miles	9
60 miles or more but less than 80	
miles	12
80 miles or more but less than 100	
miles	15
100 miles or more but less than 120	
miles	18
120 miles or more but less than 140	
miles	21
140 miles or more	24

(c) Wholesalers located outside the area described in section 2. This order shall not apply to wholesalers located outside the area described in section 2 of this order.

Sec. 4. Definitions. Unless the context otherwise requires the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, and in RMPR 259, as amended, shall apply to the terms used herein.

This order shall become effective November 3, 1945.

Issued this 26th day of October 1945.

E. J. WINTERSTEEN, Director.

[F. R. Doc. 45-20316; Filed, Nov. 5, 1945; 1:08 p. m.]

[Region III Order G-2 Under Supp. Service Reg. 47 to RMPR 165]

RETAIL SHOE REPAIR SERVICES IN TOLEDO, OHIO. AREA

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator by § 1499.680 (a).

of Supplementary Service Regulation No. 47 to Revised Maximum Price Regulation No. 165, it is ordered:

Section 1. Retail shoe repair services in the Toledo, Ohio, Area—(a) Maximum prices. On and after October 1, 1945, and notwithstanding the pricing provisions of Revised Maximum Price Regulation No. 165, and regardless of any previous regulation, order (including an order authorizing a price adjustment), or approval, no seller in the Toledo, Ohio, Area may sell or offer to sell the shoe repair services for which prices are established in this order at prices higher than those listed in Table 1 below.

Table 1—Maximum Prices for Retail Shoe Repair Services in the Toledo, Ohio, Area

BERVICES EVIRE TOLEDO, ONIO, AREA				
-	Men's and boys' shoes larger than size 31/5	Boys' shoes, sizes 13% through 3%	Women's and girls' shoes larger than sizo 13	Ohildren's shoes smoller than sizo 1315
IEATHER HALF-SOLE SER- VICES. Men's and boys' 4-inch or lighter leather or equal Men's and boys' with 4½- inch or heavier leather or	Per pair \$1.25	Per pair \$1.00	Per pair	Per pair
equal Women's, girls', and chil- dren's nailed, in all weights	1.50	1.25		
of leather Women's, girls', and children's sewed, in all weights of leather			\$1.00 1.25	\$.95 1.00
Women's, girls', and chil- dren's cemented, in all weights of leather			1.35	1.10
Additional charges in the following amounts may be added for: Premium leather — which must be stamped with one of the following terms: Prime, Fine, S. B. Prime, XFine, Extra-Fine, YFine, Prime-F, Fine-F, Fine-F, Fine-F, Fine-F, Fine-F, Frime-Y, Fine-F, Government selection, Military selection, or Army selection. (When an additional charge is made for premium leather, the seller must give a sales slip, or otherwise identify by a special marker, denoting that a premium grade leather has been used in a half-soling service).	• 25	. 25	.15	.15
service). Men's and large boys' finished leather half-soles wider than 4½ linear inches, measured any place on the sole at right angles to the length; or longer than 6½ linear inches, measured from the center of the shank to the center of the shank to the center of the toe, or both. Women's and Girls' Finished leather half-soles wider than 3½" linear inches; measured any place on the sole at right angles to the length; or longer than 6½ linear inches, measured from the center of the shank to the center of the toe;	.25			
Composition, Rubber, or fibre half-sole services			.15	
Competitive grade, 10½ iron. Standard grade, 10½ iron. Super grade, 10½ iron. Flat cord grade, 10½ iron. Cord-on-end and cord insert	1.15 1.25 1.35 1.45	.90 1.69 1.10 1.20	.90 1.00 1.10 1.20	.75 .85 .05 1.05
Note: Deductions in the	1.55	1.30	1.30	1.10
following amounts must be made for 9 fron	.10	.10	None	.10

TABLE 1—MAXIMUM PRICES FOR REYAL SEGE REPAIR SERVICES IN THE TOLEBO, OMO, AREA—Continued

	Men's and beys' chees larger than cles 312	Boys' chees, clees 13/5	Women's and riels' chees larger than ciso 13	Children's chees emaller than size 1395
COMPOSITION, RUBBER, OR FIBRE HALF-SOLE SERV- ICES—continued				
Additional charges in the fel- lowing amounts may be made for: Heavy (12 iron) in above grades. Extra heavy (14 iron) in above grades.	<i>Pa</i> παν 10.10	Par 5237 (7,19)	Per Poir El. 10	Per Calr (A.10
Size 12 tap, or larger, in abovegrades. Brown in above grades. Full soles in above grades COMFO-DRESS HALF-SOLE	.15 .15 .05	.15 .15 .25	.15 .15 .60	.15 .15 .49
Group "A" grades, men's and boys' half-toke	1.75	1.29	*****	•
Natical Sowed Cemented	******		1.15 1.49 1.69	1.10 1.15 1.25
LEATHER HELL SERVICES Large—Bread, low type; one full lift, with or without block, wedge or chiving,				
equal to one lift	.65	.29	.49	.40 .35
Small—Spike type; one fall lift—Additional charges in the			.29	
fellowing amounts may to added for: Leveling women's covered heels Prices for leather heels corv-			.10	.19
less not listed above are the maximum prices charged by the seller in March, 1942.				
Nailed		.43 .45		.35 .35 .45
				· ·

Relasting with fitted wooden lasts. When shoes are relasted with fitted wooden lasts in conjunction with a soling service listed in Table 1 above, such soling service shall be subject to the provisions of Revised Maximum Price Regulation No. 165.

Sec. 2. Definitions. (a) The term, "Toledo, Ohio, Area," means that area that lies within the corporate limits of the cities of Toledo, Sylvania, and Maumee in Lucas County, and Perrysburgh and Rossford in Wood County, in the State of Ohio.

(b) "Half-sole service" means the attachment of all half-soles regardless of the method used. The term includes all operations, materials and preparatory services for a half-sole job including the following for which no additional charges may be made: replacing and renewing all filler material and friction strips; repairing or replacing only a part of an innersole; repositioning loosened covered arch support; reseating or tightening shank piece; attaching a loose welt by tacking; re-attaching an upper pulled loose from a non-welt shoe; patching upper at the sole line, when not in the toe box area: re-attaching any loose portion of a sole

in the shank area; picking stitches; any bottom finish; invisible shank; re-attaching loose heel breasting; resetting old sock lining; treating of leather.

The following shall not be considered parts of a half-sole service; repairing or replacing Goodyear Welt; or attaching a pulled loose welt by sewing; inserting a new full innersole; repairing a broken shank piece, or inserting a new shank piece; repairing or replacing toe box.

piece; repairing or replacing toe box.

(c) "Snoe repair service" means the repair of footwear designed for general street or outdoor use, heavy work shoes, and any other types of footwear specified in this area order. The term does not include the special repair services required for occupational footwear, such as, cowhoys' boots, loggers' shoes, safety shoes, etc., unless specified in this field order.

(d) "Group 'A' Half-soles" means Neolite Brand manufactured by the Goodyear Tire and Rubber Company.

(e) The definitions of "Fine grade leather" and "Prime grade leather" as used in Supplementary Service Regulation No. 47 shall not apply to the shoe repair services subject to this order.

SEC. 3. Applicability of other regulations. Except as provided to the contrary, all other provisions, including the definitions, of Supplementary Services Regulation No. 47 and Revised Maximum Price Regulation No. 165 shall apply to the shoe repair service suppliers subject to this order. Other shoe repair services not listed in this order shall remain subject to the provisions of Revised Maximum Price Regulation No. 165 (Services) and Maximum Price Regulation No. 200 (Rubber Heels and Soles in the Shoe Repair Trade), whichever is applicable.

Scc. 4. Posting. Every seller in the Toledo, Ohio, Area subject to this area order shall within 15 days after the issuance of this area order post on his premises in such a place and manner as to be plainly visible to the purchasing public, a poster to be supplied by the Office of Price Administration, setting forth the maximum prices established by this area order.

Sec. 5. Revocation. On and after the effective date of this area order, Order No. G-1 for the Toledo, Ohio, Area is hereby revoked.

This order shall become effective October 1, 1945.

Issued: September 24, 1945.

John F. Kessel, Acting Regional Administrator.

[F. R. Doc. 45-20315; Filed, Nov. 5, 1945; 1:03 p.m.]

[Region VII Rev. Order G-9 Under MPR 823]

MILK IN UTAH

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and § 1951.493 (b) of Maximum Price Regulation No. 229, and for the reasons set forth in the accompanying opinion, this Revised Order No. G-9 is issued.

(a) What this Revised Order No. G-9 does. This Revised Order No. G-9 re-

vises Order No. G-9, as amended by Amendments Nos. 1 and 2 thereto, and further amends the same by changing the maximum prices for District No. 1 from a butterfat basis to a cwt. basis, with prices per cwt. graduated on a butterfat content basis.

(b) State of Utah divided into two districts. For the purposes of this Revised Order No. G-9, the State of Utah is divided into two districts, as hereinafter

defined in paragraph (g).

(c) Maximum prices for milk purchased from producers in District No. 1 of the State of Utah. On and after the effective date of this Revised Order No. G-9, the maximum prices for milk purchased from producers in District No. 1 of the State of Utah shall be as stated below, per cwt., graduated on a butterfat content basis and delivered at the buyer's customary receiving point, or the maximum producer's price established under the provisions of the Agricultural Market Agreement Act of 1937, as amended, whichever is higher: *Provided, however*, That any distributor of fluid milk in District No. 1 may purchase milk from any producer in the County of Wasatch and pay therefor in accordance with the graduated scale of maximum prices set forth below, delivered at such distrbutor's customary receiving point in said District No. 1: And provided further, That any distributor of fluid milk who sells his milk for consumption within District No. 1 may purchase milk from any producer in the State of Utah in accordance with the graduated scale of maximum prices set forth below, delivered at such distributor's customary receiving point in said District No. 1, provided the producer seller did, during the period April 1 to July 15, 1943, customarily sell only in fluid milk markets located in said District No. 1.

markets located iii se	aid District No	. I.
Percent of butterfat content:	nrice ver o	
2.50	·	82,325
2.60		2.418
2.70		2, 511
2.80		2,604
2.90		2.697
3.00		2,790
3.10		2.883
3.20		2.976
3.30		3,069
3.40		3, 162
3.50		3. 255
3.60		3.315
3.70		3.375
3.80		3, 435
3.90		3, 495
4.00		3, 555
4.10		3.615
4.20		3, 675
4.30		3.735
4.40		3.795
4.50		3.855
4.60		3.915
4.70		3,995
4.80		4. 080
4.90		4. 165
5.00		4. 250
5.10		4. 335
5.20		4. 420
5.30		4. 505
5.40		4. 590
5.50		4.675
5.60		4.760
5.70		4.845
5.80		4.930
5.90		5.015
		5.100
6.00		O. 100

(d) Maximum prices for milk purchased from producers in District No. 2 of the State of Utah. From and after the effective date of this Revised Order No. G-9 the maximum price for milk purchased from producers in District No. 2 of the State of Utah shall be 72¢ per pound of butterfat content delivered at the buyer's customary receiving point, or the maximum producer's price established under the provisions of the Agricultural Market Agreement Act of 1937, as amended, whichever is higher: Provided, however, That any distributor of fluid milk in District No. 2 may purchase milk from any producer in the State of Utah, wherever situated, who did not during the period April 1 to July 15, 1943, customarily sell in any other fluid milk market and pay therefor 72¢ per pound of butterfat content delivered at such buyer's customary receiving point.

(e) Premium milk. If it was the customary practice of any purchaser of milk in either District No. 1 or District No. 2 of the State of Utah to pay a premium for milk produced under the supervision of and in accordance with the rules and regulations promulgated by any established and generally recognized national association of dairy cattle breeders such as, but not limited to, "Golden Guernsey" milk or "Jersey Creamline" milk, all purchasers of such premium milk may continue to pay the producer thereof such customary premium in addition to the specific prices set forth in this Revised Order No. G-9.

(f) Fractional price adjustments. Computations of the butterfat content of milk shall be carried out to the second decimal place, and fractions of a cent in price shall be adjusted upward to the next one cent if the fraction is one-half cent or more, and shall be adjusted downward to the next one cent if the fraction is less than one-half cent.

(g) Definitions. (1) "District No. 1 of the State of Utah" means all that area of the State of Utah contained within the boundaries of the Countles of Salt Lake, Utah, Summit, Morgan, Box Elder, Tooele, Carbon, Emery, Davis, Cache, and Juab.

(2) "District No. 2 of the State of Utah" means all of that area of the State of Utah not included within District No. 1 as above defined in subparagraph (1).

(3) "Milk" or "fluid milk" means cow's milk in a raw, unprocessed state which is purchased for resale for human consumption as fluid milk.

(4) "In a raw, unprocessed state" means unpasteurized and not sold and delivered in glass bottles or paper containers.

(5) "Premium milk" means milk produced under the supervision of and in accordance with the rules and regulations promulgated by any established and generally recognized national assoclation of dairy cattle breeders.

(h) Exempt sales. This revised order shall not apply to sales and deliveries of milk at retail or at wholesale in glass bottles or paper containers; and it shall not apply to purchases of bulk milk from producers for use in manufactured dairy products such as butter, cheese, evaporated or condensed milk, powdered milk,

casein, ice cream, or any other commer-

cial or industrial milk product.
(i) Applicability of other regulations. Except insofar as the same are inconsistent with or contradictory of the terms and provisions of this Revised Order No. G–9, the definitions contained in § 1499.20 of the General Maximum Price Regulation, and all of the terms and provisions of Maximum Price Regulation No. 329, shall remain in full force and effect and be applicable to purchasers of milk covered by this Revised Order. This Revised Order No. G-9 supersedes Order No. G-9 and Amendments Nos. 1 and 2 thereto, as of the effective date hereof.

(j) Right to revoke or amend. This Revised Order No. G-9 may be revoked, modified, or amended at any time by the Price Administrator or the Regional Ad-

ministrator.

(k) Effective date. This Revised Order No. G-9 shall become effective on November 5, 1945.

Issued this 5th day of November, 1945.

RICHARD Y. BATTERTON. Regional Administrator.

Approved: October 5, 1945.

T. G. STITTS. Director, Dairy Branch, Production and Marketing Administration, Department of Agriculture.

[F. R. Doc. 45-20317; Filed, Nov. 5, 1945; 1:08 p. m.]

[Region VII Rev. Order G-9 Under MPR 329, Amdt. 11

MILK AT UTAH

Revised Order No. G-9 under Maximum Price Regulation No. 329, Amendment No. 1. Purchases of milk from producers in the State of Utah. Docket No. 7-329-408-5a.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and § 1351.408 (b) of Maximum Price Regulation No. 329, and for the reasons set forth in the accompanying opinion, this Amendment No. 1 is issued.

- 1. Subparagraph (1) of paragraph (g), "Definitions," is hereby amended to read as follows:
- (g) Definitions. (1) "District No. 1 of the State of Utah" means all that area of the State of Utah contained within the boundaries of the Counties of Salt Lake, Utah, Weber, Summit, Morgan, Box Elder, Tooele, Carbon, Emery, Davis. Cache, and Juab.
- 2. Effective date. This Amendment No. 1 is hereby made effective on the 5th day of November 1945.

Issued this 5th day of November 1945.

RICHARD Y. BATTIRTON. Regional Administrator.

Approved: November 2, 1945.

T. G. STITTS,

Director, Dairy Branch, Production and Marketing Administration, United States Department of Agriculture.

[F. R. Doc. 45-20318; Filed, Nov. 5, 1945; 1:09 p. m.]

[Seattle Rev. Order G-1 Under 18 (c), Amdt. 11

CERTAIN FIREWOOD IN YAKIMA COUNTY. WASH.

For the reasons set forth in the opinion issued simultaneously herewith and under the authority vested in the District Director of the Seattle District Office of the Office of Price Administration by § 1499.18 (c) of the General Maximum Price Regulation, Order of Delegation No. 75, issued by the Regional Administrator of Region VIII, and under the authority to amend reserved in Revised Order No. G-1, Revised Order No. G-1 is hereby amended as follows:

- 1. Paragraph (b) (2) is amended to read as follows:
- (2) Sales to industrial or commercial users:

Source of supply	Delivery conditions	Lengthof West	Maximum Jace For eard
(I) For the kinds of wood specified above, produced in the area in the State of Washington outside the counties of Yakima and Kittitus except that produced by mills located in the communities of Buckley and Enumciaw, and except dry tie mill shap produced in the State of Washington in the area	Delivered from dealer's yard to indus- trial or commercial users in Yakima County.	Feet 4	£3.25
outside the counties of Yakima and Kittitas. (ii) For the kinds of wood specified above, produced in the State of Orcgon.	do	4	9.23
(iii) For dry tie mill slab produced in the area outside the counties of Yakima and Kittitas.	Delivered by dealer to the premises of industrial or commercial users in Yakima County.	4	19.50

- (iv) For sales of carload quantities delivery shall be deemed to have been made to the premises of the industrial or commercial user if the car is switched to the nearest rall siding adjacent to the plant of the industrial or commercial user.
- 2. This Amendment No. 1 to Revised Order G-1 shall become effective October 6, 1945.

Issued this 5th day of October 1945.

IRVIN A. HOFF, District Director.

[F. R. Doc. 45-20319; Filed, Nov. 5, 1945; 1:09 p. m.]

[Spokane Order 112B Under MPR 426]

· Snap Beans in Spokane, Wash.

For the reasons set forth in an opinion issued simultaneously herewith, and under authority vested in the District Director of the Spokane District Office by section 8 (a) (7) of Maximum Price Regulation No. 426, as amended, and by Order of Delegation No. 35 issued under said section by the San Francisco Regional Office, Region VIII, of the Office of Price Administration, It is hereby ordered:

With respect to the commodity described in line (a) of Table X, there is set forth in said table in line (b), the basing point; in line (c), the wholesale receiving point; in line (d), the method of transportation which is hereby determined to be the cheapest method of transportation which is customary and generally available from said basing point to said wholesale receiving point; and in line (e), the freight rate per cwt. by said method (d) between points. With respect to the units of sale of said commodity set forth in the respective vertical columns of said Table X, there is also set forth in said table in line (f), the freight charge by said Method (d) from said basing point to said wholesale receiving point; in line (g), the basing point cost; in line (h), the charge, if any, allowable for protective services in connection with such transportation; and in line (i), the maximum price chargeable for said commodity in said wholesale receiving point.

TABLE X

- (a) Commodity: Snap beans (green or wax).
 (b) Basing point: San Jeco, Calif.
 (c) Wholesale receiving point: Spakare, Wech.
 (d) Method of transpartation: Carlot to Pertland, L.c.1. Portland to Spakare.
 (e) Freight rate by method (d) from being point to wholesale receiving point: St.53.

	Per unit of sale		
*	Per bu, of 23 lb3.	Fer lb.	
(f) Freight charge by method (d)	80.53 2.70		
(h) Protective services (i) Maximum price in whole- sale receiving point (cum of f, g, and h)	.19	\$0,0119	

This order shall become effective October 1, 1945, and may be revoked, amended or corrected at any time.

(56 Stat. 23, 765; Pub. Low 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 1ct day of October 1945.

HARVEY GUERTIN. District Director.

[F. R. Doc. 45-20320; Filed, Nov. 5, 1945; 1:09 p. m.]

[Spokane Order 113B Under MPR 426]

GREEN PEAS IN SPOKANE, WASH.

For the reasons set forth in an opinion issued simultaneously herewith, and under authority vested in the District Director of the Spokane District Office by section 8 (a) (7) of Maximum Price Regulation No. 426, as amended, and by Order of Delegation No. 35 issued under said section by the San Francisco Regional Office, Region VIII, of the Office of Price Administration, It is hereby ordered:

With respect to the commodity described in line (a) of Table X, there is set forth in said table in line (b), the

basing point; in line (c), the wholesale receiving point; in line (d), the method of transportation which is hereby determined to be the cheapest method of transportation which is customary and generally available from said basing point to said wholesale receiving point; and in line (e), the freight rate per cwt. by said Method (d) between points. With respect to the units of sale of said commodity set forth in the respective vertical columns of said Table X, there is also set forth in said table in line (f). the freight charge by said Method (d) from said basing point to said wholesale receiving point; in line (g), the basing point cost; in line (h), the charge, if any, allowable for protective services in connection with such transportation; and in line (i), the maximum price chargeable for said commodity in said wholesale receiving point.

(a) Commodity: Green peac.
(b) Boung point: Collectif.
(c) Wholesforcedwing point: Spokare, Wash.
(d) Method of transportation: Carlot Fordend, I. c. L.
Fordend to Spokare.
(e) Freight rate by method (d) from busing point to
wholesforcedwing point: \$1.63 plus \$1.61-\$2.69.

	Per unit of sale		
	Per bu. of 23 lbs.	Perib.	
(f) Freight charge by method (d). (a) Beging your cost. (b) Protective covices. (i) Maximum procein wheleasts	0.0 03.5 11.		
receiving point (cum of f, g,	4.31	\$0.0154	

This order shall become effective October 25, 1945, and may be revoked, amended, or corrected at any time.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4631)

Issued this 20th day of October 1945.

HARVEY GUERTIN, District Director.

[F. R. Doc. 45-20321; Filed, Nov. 5, 1945; 1:63 p. m.]

[Spokane Order 114B Under MFR 426] LEMONS IN SPOKANE, WASH.

For the reasons set forth in an opinion issued simultaneously herewith, and under authority vested in the District Director of the Spokane District Office by section 8 (a) (7) of Maximum Price Regulation No. 426, as amended, and by Order of Delegation No. 35 issued under said section by the San Francisco Regional Office, Region VIII, of the Office of Price Administration; It is hereby ordered:

With respect to the commodity described in line (a) of Table X, there is set forth in said table in line (b), the basing point; in line (c), the wholesale receiving point; in line (d), the method of transportation which is hereby determined to be the cheapest method of transportation which is customary and generally available from said basing

point to said wholesale receiving point; and in line (e), the freight rate per cwt. by said Method (d) between points. With respect to the units of sale of said commodity set forth in the respective vertical columns of said Table X, there is also set forth in said table in line (f), the freight charge by said Method (d) from said basing point to said wholesale receiving point; in line (g), the basing point cost; in line (h), the charge, if any, allowable for protective services in connection with such transportation; and in line (i), the maximum price chargeable for said commodity in said wholesale receiving point.

TABLE X

- (a) Commodity: Lemons.
- (b) Basing point: Phoenix, Ariz.
- (c) Wholesale receiving point: Spokane, Wash.
- (d) Method of transportation: Carlot.
- (e) Freight rate by method (d) from basing point to wholesale receiving point: \$0.88.

Per unit of sale-Per case

- (f) Freight charge by method (d) ____ \$0.79
- (g) Basing point cost_____ 5.08 (h) Protective services_____
- Maximum price in wholesale receiving point (sum of f, g, and h) __ 5.89

This order shall become effective November 1, 1945, and may be revoked, amended or corrected at any time.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 25th day of October 1945.

HARVEY GUERTIN, District Director.

[F. R. Doc. 45-20322; Filed, Nov. 5, 1945; 1:10 p. m.]

[Spokane Order 115B Under MPR 426]

LEMONS IN WALLACE, IDAHO

For the reasons set forth in an opinion issued simultaneously herewith, and under authority vested in the District Director of the Spokane District Office by section 8 (a) (7) of Maximum Price Regulation No. 426, as amended, and by Order of Delegation No. 35 issued under said section by the San Francisco Regional Office, Region VIII, of the Office of Price Administration; It is hereby ordered:

With respect to the commodity described in line (a) of Table X, there is set forth in said table in line (b), the basing point; in line (c), the wholesale receiving point; in line (d), the method of transportation which is hereby determined to be the cheapest method of transportation which is customary and generally available from said basing point to said wholesale receiving point; and in line (e), the freight rate per cwt. by said Method (d) between points. With respect to the units of sale of said commodity set forth in the respective vertical columns of said Table X, there is also set forth in said table in line (f), the freight charge by said Method (d) from said basing point to said wholesale

receiving point; in line (g), the basing point cost; in line (h), the charge, if any, allowable for protective services in connection with such transportation; and in line (i), the maximum price chargeable for said commodity in said wholesale receiving point.

- (a) Commodity: Lemons.
- Basing point: Phoenix, Ariz.
- (c) Wholesale receiving point: Wallace, Idaho.
- (d) Method of transportation: Carlot, Spokane, l. c. l. Wallace.
- (e) Freight rate by method (d) from basing point to wholesale receiving point: \$0.88 plus \$0.51.

Per unit of saleper case

- (f) Freight charge by method (d) ___ \$1.25
- (i) Maximum price in wholesale re-ceiving point (sum of f, g, and h)

This order shall become effective November 1, 1945, and may be revoked, amended or corrected at any time.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 25th day of October 1945.

HARVEY GUERTIN. District Director.

[F. R. Doc. 45-20323; Filed, Nov. 5, 1945; 1:10 p. m.]

[Spokane Order 116B Under MPR 426]

LEMONS IN PULLMAN, WASH.

For the reasons set forth in an opinion issued simultaneously herewith, and under authority vested in the District Director of the Spokane District Office by section 8 (a) (7) of Maximum Price Regulation No. 426, as amended, and by Order of Delegation No. 35 issued under said section by the San Francisco Regional Office, Region VIII, of the Office of Price Administration; It is hereby ordered:

With respect to the commodity described in line (a) of Table X, there is set forth in said table in line (b), the basing point; in line (c), the wholesale receiving point; in line (d), the method of transportation which is hereby determined to be the cheapest method of transportation which is customary and generally available from said basing point to said wholesale receiving point; and in line (e), the freight rate per cwt. by said Method (d) between points. With respect to the units of sale of said commodity set forth in the respective vertical columns of said Table X, there is also set forth in said table in line (f), the freight charge by said Method (d) from said basing point to said wholesale receiving point; in line (g), the basing point cost; in line (h), the charge, if any, allowable for protective services in connection with such transportation; and in line (i), the maximum price chargeable for said commodity in said wholesale receiving point.

TABLE X

- (a) Commodity: Lemons.
- (b) Basing point: Phoenix, Ariz.
- (c) Wholesale receiving point: Pullman, Wash.
- (d) Method of transportation: Carlot, Spokane; 1. c. l., Pullman.
- (e) Freight rate by method (d) from basing point to wholesale receiving point: \$0.88 plus 80.41.

Per unit of sale-Per case

- (f) Freight charge by method (d) ___ \$1.16 (g) Basing point cost_____ 5.09
- (h) Protective services_____ (i) Maximum price in wholesale re-

ceiving point (sum of f, g and h) __ 6, 26 This order shall become effective No-

vember 1, 1945, and may be revoked, amended or corrected at any time.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 25th day of October 1945.

HARVEY GUERTIN, District Director.

[F. R. Doc. 45-20324; Filed, Nov. 5, 1945; 1:10 p. m.]

[Spokane Order 117B Under MPR 426]

LEMONS IN LEWISTON, IDAHO

For the reasons set forth in an opinion issued simultaneously herewith, and under authority vested in the District Director of the Spokane District Office by section 8 (a) (7) of Maximum Price Regulation No. 426, as amended, and by Order of Delegation No. 35 issued under said section by the San Francisco Regional Office, Region VIII, of the Office of Price Administration; It is hereby ordered:

With respect to the commodity described in line (a) of Table X, there is set forth in said table in line (b), the basing point; in line (c), the wholesale receiving point; in line (d), the method of transportation which is hereby determined to be the cheapest method of transportation which is customary and generally available from said basing point to said wholesale receiving point; and in line (e), the freight rate per cwt. by said Method (d) between points. With respect to the units of sale of said commodity set forth in the respective vertical columns of said Table X, there is also set forth in said table in line (f), the freight charge by said Method (d) from said basing point to said wholesale re-ceiving point; in line (g), the basing point cost; in line (h), the charge, if any, allowable for protective services in connection with such transportation; and in line (i), the maximum price chargeable for said commodity in said wholesale receiving point.

TABLE 37

- (a) Commodity: Lemons.
 (b) Basing point
- Basing point: Phoenix, Arizona. (c) Wholesale receiving point: Lewiston,
- Idaho. (d) Method of transportation: Carlot, Walla
- Walla; 1. c. 1., Lewiston.
- (e) Freight rate by method (d) from basing point to wholesale receiving point: \$0.88 plus 80.54.

Per unit of sale— Per case

This order shall become effective November 1, 1945, and may be revoked, amended or corrected at any time.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 25th day of October 1945.

HARVEY GUERTIN,
District Director.

[F. R. Doc. 45-20325; Filed, Nov. 5, 1945; 1:10 p. m.]

[Spokane Order 118B Under MPR 426] LEMONS IN WALLA WALLA, WASH.

For the reasons set forth in an opinion issued simultaneously herewith, and under authority vested in the District Director of the Spokane District Office by section 8 (a) (7) of Maximum Price Regulation No. 426, as amended, and by Order of Delegation No. 35 issued under said section by the San Francisco Regional Office, Region VIII, of the Office of Price Administration, It is hereby ordered:

With respect to the commodity described in line (a) of Table X, there is set forth in said table in line (b), the basing point; in line (c), the wholesale receiving point; in line (d), the method of transportation which is hereby determined to be the cheapest method of transportation which is customary and generally available from said basing point to said wholesale receiving point; and in line (e), the freight rate per cwt. by said Method (d) between points. With respect to the units of sale of said commodity set forth in the respective vertical columns of said Table X, there is also set forth in said table in line (f), the freight charge by said Method (d) from said basing point to said wholesale receiving point; in line (g), the basing point cost; in line (h), the charge, if any, allowable for protective services in connection with such transportation; and in line (i), the maximum price chargeable for said commodity in said wholesale receiving point.

TABLE X

(a) Commodity: Lemons.

(b) Basing point: Phoenix, Ariz.

- (c) Wholesale receiving point: Walla Walla, Wash.
- (d) Method of transportation: Carlot. (e) Freight rate by Method (d) from basing
- e) Freight rate by Method (d) from basing point to wholesale receiving point: \$0.88.

Per unit of sale-

(h) Protective services________02
(i) Maximum price in wholesale receiving point (sum of f, g, and h)____ 5.89

This order shall become effective November 1, 1945, and may be revoked, amended or corrected at any time.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 25th day of October 1945.

HARVEY GUERTIN, District Director.

[F. R. Doc. 45-20326; Filed, Nov. 5, 1945; 1:10 p. m.]

[Spokane Order 119B Under MPR 426]

LEMONS IN KERNEWICK, WASH.

For the reasons set forth in an opinion issued simultaneously herewith, and under authority vested in the District Director of the Spokane District Office by section 8 (a) (7) of Maximum Price Regulation No. 426, as amended, and by Order of Delegation No. 35 issued under said section by the San Francisco Regional Office, Region VIII, of the Office of Price Administration; It is hereby ordered:

With respect to the commodity described in line (a) of Table X, there is set forth in said table in line (b), the basing point; in line (c), the wholesale receiving point; in line (d), the method of transportation which is hereby determined to be the cheapest method of transportation which is customary and generally available from said basing point to said wholesale receiving point; and in line (e), the freight rate per cwt. by said Method (d) between points. With respect to the units of sale of said commodity set forth in the respective vertical columns of said Table X, there is also set forth in said table in line (f), the freight charge by said Method (d) from said basing point to said wholesale receiving point; in line (g), the basing point cost; in line (h), the charge, if any, allowable for protective services in connection with such transportation; and in line (i), the maximum price chargeable for said commodity in said wholesale receiving point.

TABLE X

- (a) Commodity: Lemons.
- (b) Basing point: Phoenix, Arizona.
- (c) Wholesale receiving point: Kennewick, Wash.
- (d) Method of transportation: Carlot, Walla Walla; 1. c. 1., Kennewick.
- (e) Freight rate by method (d) from bacing point to wholesale receiving point: £0.83 plus £0.54.

Per unit of sale— Per case

- (i) Maximum price in wholesale receiving point (sum of f, g and h) ____ 6.37

This order shall become effective November 1, 1945, and may be revoked, amended or corrected at any time.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9323, 8 F.R. 4681)

Issued this 25th day of October 1945.

HARVEY GUERTIN,
District Director.

[F. R. Doc. 45-20327; Filed, Nov. 5, 1945; 1:11 p. m.]

WAR PRODUCTION BOARD.

[Certificate 12, Revocation]

PROPOSED COOPERATIVE VENTURE FOR PEO-DUCTION OF AVIATION GASOLINE

The Attorney General.

Pursuant to section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), I hereby withdraw the certificate and finding dated September 4, 1942, with respect to a proposed cooperative venture of eight companies for the production and sale of aviation gasoline to Dafense Supplies Corporation, a subsidiary of Reconstruction Finance Corporation, these companies operating through the medium of Associated Refineries, Inc., a Delaware corporation duly organized by them for the purpose of leasing and op_{π} erating a projected defense plant to be owned by Defense Plant Corporation, such withdrawal to become and be effective December 31, 1945.

Dated: October 23, 1945.

J. A. Krug, Chairman.

[F. R. Doc. 45-20363; Filed, Nov. 6, 1945; 11:39 a. m.]

[Certificate 37, Revocation]

MANUFACTURE OF ELECTRICAL EQUIPMENT The ATTORNEY GENERAL.

Pursuant to section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), I hereby withdraw the certificate and finding dated March 15, 1943, concerning an arrangement entered into at the request of the Army Air Forces for collaboration between certain manufacturing companies under the direction of the Army Air Forces in the design, development and improvement of, and the pooling of manufacturing information with respect to certain electrical equipment for use in large aircraft, such withdrawal to become and be effective Dacember 1, 1945.

Dated: October 30, 1945.

J. A. KRUG, Chairman.

[F. R. Doc. 45-20361; Filed, Nov. 6, 1945; 11:39 a.m.]

[Certificate 44, Revocation]

Interstate Commerce Commission Rate Comperence Regulations

The ATTORNEY GENERAL.

Pursuant to section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), I hereby withdraw the certificate and finding dated March 20, 1943, with respect to joint action by common carriers or freight forwarders, or their respective representatives, through rate bureaus, rate conferences, or other similar carrier or forwarder organizations, in the initiation and establishment of common carrier and freight forwarder rates, fares, and charges, and carrier and forwarder regulations, and practices pertaining thereto: *Provided*, That such action is

taken subject to and in compliance with certain regulations for rate conferences formulated by the Interstate Commerce Commission, such withdrawal to become and be effective February 1, 1946.

Dated: October 23, 1945.

J. A. Krug, Chairman,

[F. R. Doc. 45-20367; Filed, Nov. 6, 1945; 11:40 a. m.]

[Certificate 158, Revocation]

PRINCIPAL PETROLEUM PRODUCTIONS IN DISTRICT ONE

APPROVAL OF PAW DIRECTIVE

The ATTORNEY GENERAL.

Pursuant to section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), I hereby withdraw the certificate and finding dated November 11, 1943, concerning "Petroleum Directive 59 as amended December 1, 1943," of the Petroleum Administration for War, and also Amendment 1 thereto dated January 29, 1944, Amendment 2 thereto dated May 1, 1944, Amendment 3 thereto dated October 2, 1944, and Amendment 4 thereto dated September 18, 1945; such withdrawal to become and be effective December 31, 1945.

Dated: October 23, 1945.

J. A. Krug, Chairman.

[F. R. Doc. 45-20362; Filed, Nov. 6, 1945 11:39 a. m.]

[Certificate 189, Revocation]

PENICILLIN OR THERAPEUTIC EQUIVALENT PROPOSAL FOR COLLABORATION BETWEEN CERTAIN COMPANIES AND GOVERNMENT

The Attorney General.

Pursuant to section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), I hereby withdraw the certificate and finding dated December 7, 1943, with respect to a proposal of the Director of the Office of Scientific Reseach and Development embodied in the form of contract between the Government and each of the subject companies and the Director's letter of submission of the contract to

the companies, proposing that these companies collaborate among themselves and with the Government in the development of synthetic penicillin or a therapeutic equivalent, such withdrawal to become and be effective June 30, 1946.

Dated: October 24, 1945.

J. A. Krug, Chairman.

[F. R. Doc. 45-20364; Flied, Nov. 6, 1945; 11:39 a. m.]

[Certificate 197, Revocation]

NORTHWEST LOG CHECKING BUREAU, INC.

APPROVAL OF JOINT ACTION PROGRAM

The ATTORNEY GENERAL.

Pursuant to section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), I hereby withdraw the certificate and finding dated February 28, 1944, concerning a memorandum from the Administrator of the Office of Price Administration recommending a program for joint action by log scalers and log scaling bureaus, their members and directors, in the Pacific Northwest Coast Territory in the formation and activities of the Northwest Log Checking Bureau, Inc., directed to the obtaining of uniform application of the grading and scaling rules prescribed in revised Maximum Price Regulation 161, such withdrawal to become and be effective December 31, 1945.

Dated: October 23, 1945.

J. A. KRUG, Chairman.

[F: R. Doc. 45-20365; Filed, Nov. 6, 1945; 11:39 a. m.]

[Certificate 207, Revocation]

DISTRIBUTION OF FOOD STORES TO ALLIED OCEAN VESSELS

APPROVAL OF FORM OF CONTRACT

The Attorney General.

Pursuant to section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), I hereby withdraw the certificate and finding dated August 2, 1944, with respect to a form of contract proposed to be entered into by the United States, represented by the Administrator of the War Shipping Administration, with certain group representatives of ship's stores suppliers for the purpose of carrying out a program for the distribution of food stores to ocean vessels under the flag or control of the United States or the United Nations, such withdrawal to become and be effective December 1, 1945.

Dated: October 23, 1945.

J. A. KRUG, Chairman.

[F. R. Doc. 45-20366; Filed, Nov. 6, 1945; 11:39 a. m.]

[Certificates Nos. 89, 90, 105, 110, 152, 192, 198, 199, 213, 215, Revocation]

AUTOMOTIVE STEEL TANK AND METAL FABRI-CATING ASSN. ET AL.

WITHDRAWAL OF CERTIFICATES AND FINDINGS

The ATTORNEY GENERAL.

Pursuant to section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), I hereby withdraw the certificates and findings numbered, dated and described below, such withdrawals to become and be effective May 1, 1945.

Certificate No. 89 dated July 5, 1943, concerning the Automotive Steel Tank and Metal Fabricating Association;

Certificate No. 90 dated July 5, 1943, concerning the Charak Furniture Company War Production Association;

Certificate No. 105 dated July 31, 1943, concerning the Philadelphia Mattress Manufacturers Associates:

turers Associates; Certificate No. 110 dated August 14, 1943, concerning Walnut Gunstocks, Inc.; Certificate No. 152 dated October 25, 1943,

Certificate No. 152 dated October 25, 1943, concerning the Pibrico-Ramtite Association; Certificate No. 192 dated January 19, 1944,

concerning the Carroll War Industries; Certificate No. 198 dated March 10, 1944, concerning the G. & S. Contracting Association:

Certificate No. 199 dated March 10, 1944, concerning the Thomas M. Marshall Co. & Associates;

Certificate No. 213 dated May 21, 1945, concerning the Eastern Mountains Industries; and

Certificate No. 215 dated July 28, 1945, concerning the Small Manufacturers Cooperative.

Dated: October 31, 1945.

J. A. Knud, Chairman.

[F. R. Doc. 45-20360; Flied, Nov. 6, 1915; 11:39 a. m.]